June 21, 1971

Dear Mr. Harford:

Your letter was received on June 16th and I thank you for your thoughtfulness in writing. Your kind remarks and support of my work are most encouraging and certainly mean a great deal to me.

Sincerely yours,

J. Edgar Hoover

NOTE: Correspondent is not identifiable in Bufiles.

MHB:klm (3) Tolson Sullivan Mohr . Bishop MAILED 22 Brennan, C.D. Callahan 1 1077 Casper Conrad Dalbey Felt Gale Rosen Tavel Walters Soyars Beaver Holmes MAIL ROOM[ TELETYPE UNIT[ ALL INFORMATION CONTAINED HEREIN IS UNCLASS

b6 b7C

June 13, 1971 Dear Mr. Hover, T.E. I. After reading the degrading newspaper articles about you and the FBI I would just like to say thank you for the job you are doing. It is very comforting to know that america has the FBI. Sincerely, Shilip Harford LOU ALL 6.13%

Mr. Tolson
Mr. Sullivan
Mr. Sullivan
Mr. Mohr
Mr. Bishop
Mr.BrennanCD
Mr. Callahan
Mr. Casper
Mr. Conrad
Mr. Da'bey
Mr. Felt
Mr. Gale
Mr. Resen
Mr. Tavel
Mr. Walters
Mr. Soyars
Mr. Beaver
Tele. Room
Miss Hoimes
Miss Gandy

CONTRACTOR STATES OF THE STATE

REC- 36

4 JUN 16 1971

CORRESPONSENCE

	Mr. Tolson. Mr. Sullivan Mr. Sullivan Mr. Mohr? Mr. Bishot Mr. Bishot Mr. BrennanCD Mr. Callahan Mr. Casper Mr. Conrad 'fr. Dr. bey Mr. Felt Mr. Gale Mr. Rosen Mr. Tavel
June 13, 1971	Mr. Walters

Dear Mr. Hoover,

After reading the degrading newspaper articles about you and the FBI I would just like to say thank you for the job you are doing. It is very comforting to know that America has the FBI.

Sincerely,

Philip Harford

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10/2/1/11 6/2/1/11 June 4, 1971

REC- 66 (12- 24/72 - 315

Herbert Foley. Sr

Dear Mr. Foley:

I received your letter of May 28th and am grateful for your bringing to my attention the remarks of Mrs. Klapthor. It is most encouraging to know that she places the FBI in such a high position in the history of our country. Thank you for your thoughtfulness in writing. Sincerely yours,

J. Edgar Hoover

NOTE: Mr. Foley is on the Special Correspondents List. He is a former Special Agent who EOD 11-12-40 and retired 7-17-63. There is no record of Mrs. Klapthor in Bufiles.

JPK:ls (3)

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JEC- D MISHOL

Bishop Brennan, C.D. Callahan Casper Courad Dalbey Gale Rosen Walters

Sullivan Mohr.

Mr. Beaver

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	Mr. s	Sullivan.z Ighr/
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		rennan CL Callahan
	Mr. C	Casper
	Fi .	Conrad Dalbey
	Mr. F	eltb6
	Mr. F	
May 28, 1971	Mr. 7	l'avel
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	Tele.	Room Holmes
J. Edgar Hoover, Director		Gandy
Federal Bureau of Investigation		MARCH TO THE PARTY NAMED IN
Ninth and Pennsylvania Avenue, N.W.	Mr. Boc	IAGE
Washington, D.C.		a,r J
20535		- 7. - 7.
Dear Boss: 7. B. T.		
Dear Boss: $ au \cdot  au \cdot  au$ .		
Washington and the second of t		
We visited yesterday with Mrs. Margare	T.	
Klapthor, curator Smithsonian Institution, Washington, D	1	
During the course of conversation, Mrs.		
Klapthor suggested that an historial study be made for the		/ N
Smithsonian of the Federal Bureau of Investigation history	- 201	21
Her view was that the FBI had figured so prominently in		21
the historial development of the United States that a factu	ial 🦍 🧻	
presentation should be kept.		= 1
Man Vines	1.	1
Mrs. Klapthor states that she has been e ployed by the Smithsonian Institution for twenty-eight yea	m	ZL
is one and her husband reside near the capital. Her husband	IIS.	3/
was formerly curator at the DAR Museum. They have	T	<i>y</i>
They have	7 1	2
	J. Market	. ***
A Company of the Comp		
ALL INFORMATION CONTAINED With best regards,		
HEREIN IS UNCLASSIFIED		b6
DATE 1/3/1/2 BY Very truly yours,		<b>b</b> 7C
MISCL)	24	
(SCF) ACK/om/(SCL) Herbert Foley, Sr.		
nerbert roley, Sr.	11	
HF:SW FORMER RED. 66 62 - 2	4172 -	-315
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Herbert Foley, Sr.	JUN 7	10~
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Orthopaedic		Reservation .
Hospital	1	1
2400 South Flower Street Los Angeles, California 90007		, A
COA	RESPON	FAIRE
	17-41 011/P	CINCES

August 6, 1971 B. APPROX MILL Mr. Martin Douglas' Opem b6 b7C Dear Mr. Opem: /// arT/ Your letter of August 3rd has been received and I was glad to learn of your interest in the FBI. In reply to your inquiry, because of the nature of our work, it has not been found feasible to sponsor an auxiliary organization. All citizens can, of course, be of assistance to us by bringing to our attention any information they may possess indicative of criminal or subversive activities within our jurisdiction. Enclosed are publications about this Bureau which I hope you will enjoy reading. Sincerely yours, ALL INFORMATION CONTAINED MAILED 10 HEREIN IS UNCLASSIFIE b6 17 b7C John Edgar Hoover F31 Director Enclosures (3) Cooperation the Backbone of Effective Law Enforcement Know Your FBI 99 Facts about the FBI Tolson Felt. Sullivan NOTE: Correspondent is not identifiable in Bufiles. Mohr Brennan, C.D. Callahan . MHB:lrs (3) Casper. Conrad Dalbey Gale Ponder Rosen AUG 10 197 MAIL ROOM TELETYPE UNIT

## TRUE COPY

August 3, 1971

Dear Mr. J. E. Hoover

My name is Martin Douglas Opem	
I would like to know why is no F.B.I. a	uxiliary?
There are Air Force Auxiliary and the U.S. Navy	y as an
Auxiliary and there are Police Officer Auxi's. W	hy not a
OF.B.I. Auxiliary?	

Your friend

Marty

EX-105 62-21/172-316
REC-60 62-24/72

TRUE COPY

1 AUG 6 1971

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Jak Ja

August 3, 1971 Dear Mr. Jo E. Hoover My name is Murtin Douglas Open in m el would like to know why is no to Boclo autiliary? There are are Torce Suxiliary and the U.S. Navy as & an. auxiliary are and House are Police office auxin. Why not a 70 Bolo auxiliary? Hour ford friend Marty ALL INFORMATION CONTAINED CORRESPONDENCE

Mr.	Henry	L. Mixson	

Dear Mr. Hixson:

It was certainly a pleasure to receive your letter of August 27th and I want to thank you for your kind offer of assistance.

I am glad to hear from citizens who display an unwavering faith in democracy. The support you expressed in connection with unwarranted criticism directed at this Bureau is indeed appreciated.

I want to assure you that the FBI has been built upon a firm foundation and if we can maintain the confidence of those who want to remain free, we will ride out this temporary storm which seems to be upon us as a Nation.

In view of your interest. I am enclosing literature pertaining to some of the organizations which are fomenting unrest in our country.

MAILED.夕

SEP - 2 1971

·FBI

Sincerely yours,

J. Edgar Hoover

ALL INFORMATION CONTAINED

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Enclosures (3)

The Revolutionary-Guerrilla Attacks Law Enforcement and Democratic Society: An Analysis of the Destructive Power of the Fanatical Few The SDS and the High Schools

A Study in Marxist Revolutionary Violence: Students for a Democratic

Society-1962-1969 - 4 NOTE: No record Bufiles identifiable with correspondent.

RWE:ncr (3)

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Bullivan

.fohr \_ 3ishop Brennan, C.D. `allahan

Mr. Casper

Mr. Tolson

Mr. Conrad ... Mr. Dabey Mr. Gale.

Mr. Pender. Mr. Rosen

Mr. Tavel. Mr. Walters

Mr. Soyars. Tele. Room. Miss Holmes

Miss Gandy.

August 27, 1971

Mr. J. Edgar Hoover, Director United States Department of Justice Federal Bureau of Investigation Washington, D. C. 20535

Dear Mr. Hover:

In this age we are living in, I realize that you probably do not receive letters of this type very often. For this reason, coupled with a strong conviction in this country, I feel a sincere need to express to you the following:

First, let me start by saying that I am a true American citizen and a firm believer in democracy. I am not a member of any underworld organization or hippie-type colony--I am just a strong-hearted American that is disgusted with the way this country is being lead. I've especially been upset at the uncalled for harsh publicity the F. B. I. and you have been receiving over the past several years. As the crime rates rise and communism continues to grow like a spreading cancer, why can't all Americans back you and your organization in every possible way. Whether it be wire taps or civilian spying, we have got to stop the spread of crime and communism. This must be done not just for our generation, but for the future generations to come.

I sincerely hope that the F. B. I. will remain strong and will not back off from using any necessary means to uphold law enforcement and the American way of life in this world.

Yes, Mr. Hoover, this is one American that is behind you in every respect. In closing, I must make the following request -- keep a firm hand and maybe the freedom that remains in this country will last for generations to come.

**EX-102** 

Please let me know if I can help in any way.

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Sincerely.

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Henry L. Hixson

HLH:dlp

Mr. Henry L. Hiv

AUC-30 1971

MAY 1962 EDITION Tolson GSA GEN. REG. NO. 27 Felt. Sullivan Mohr . MemorandumBishop. Brennan. Callahan Casper Conrad Mr. Callahan Dalbey TO DATE: August 5, 1971 Gale Ponder Rosen OF. C.I. Tavel FROM : H. N. Bassett Walters Soyars Tele. Room Holmes . UNKNOWN SUBJECT - DESIROUS OF LEAVING PORTION OF ESTATE IN WILL TO FBI INQUIRY FROM ATTORNEY ZACHARY NEW YORK CITY 1501 BROKOWAY, N.Y., H.Y L-MPLOYED At 3:30 p.m., 8/5/71, Attorney Zachary Wellman of the law firm Vladeck, Elias, Vladeck and Louis, 1501 Broadway, New York, City, phone 212-239-4200, telephonically contacted the Personnel Office to advise that a client who is leaving the country on a trip shortly is desirous of revising her will for the purpose of establishing a fund or otherwise leaving the money to the FBI to be used for needy, injured or deceased FBI Agents or their families. He said his client is interested in specifying that the money be dispensed at the discretion of the Director of the FBI or some individual or group designated by him. Wellman stated at this time the identity of his client is confidential but stated that she is not at all well-known but just an individual who has apparently had some contact with the FBI in terms of a relative or friend employed by the FBI at some time and wants to be of assistance to needy Agents or their dependents. Basically, it is possible to bequest money to funds such ; as the Special Agents Insurance Fund or the Charles S. Ross Fund, but it is not possible to leave money to the FBI per se. Wellman reiterated there is some degree of urgency to the matter as his client intends to leave the country on a trip shortly. on a trip shortly. FX-105 RECOMMENDATION: 98 AUG 11 1971 That Wellman's call be returned and the funds to which such beguests may be made outlined to him so that he can determine whether his client desires to make a bequest for such purposes in which event the Bureau would furnish him suggested language for use in the preparation of his client's ALL INFORMATION CONTAINED HEREIN IS UNCLASSIEIED **b6** b7C RGH:ccb ~ (6) Mr. Mohr 1 - Mr. Bassett 1 - Mr. Miller Mr. Dalbey. COPY MADE FOR MR. TOLSOI :0**CT** 1 91971

**REC 25** 

Dear

I was pleased to learn from your letter received on October 18th that you and your family enjoyed your tour of FBI Headquarters.

In response to your request, I am enclosing some material pertaining to the activities and history of this Bureau which I hope will be of assistance in connection with your schoolwork. You may also want to refer to the Young Readers' Edition of "The FBI Story," a book written by Don Whitehead, for additional information about some of the cases we have investigated. Perhaps a copy will be available at your school or local library.

MAILED Z

OCT 20 1971

Sincerely yours,

J. Edgar Hoover

ALL INFORMATION CONTAINED

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Enclosures (5)

FBI Tours

A Closer Look at the FBI Fingerprint Identification

The FBI Laboratory

99 Facts

1 - Tour Room - Enclosure

NOTE: Correspondent not identifiable Bufiles.

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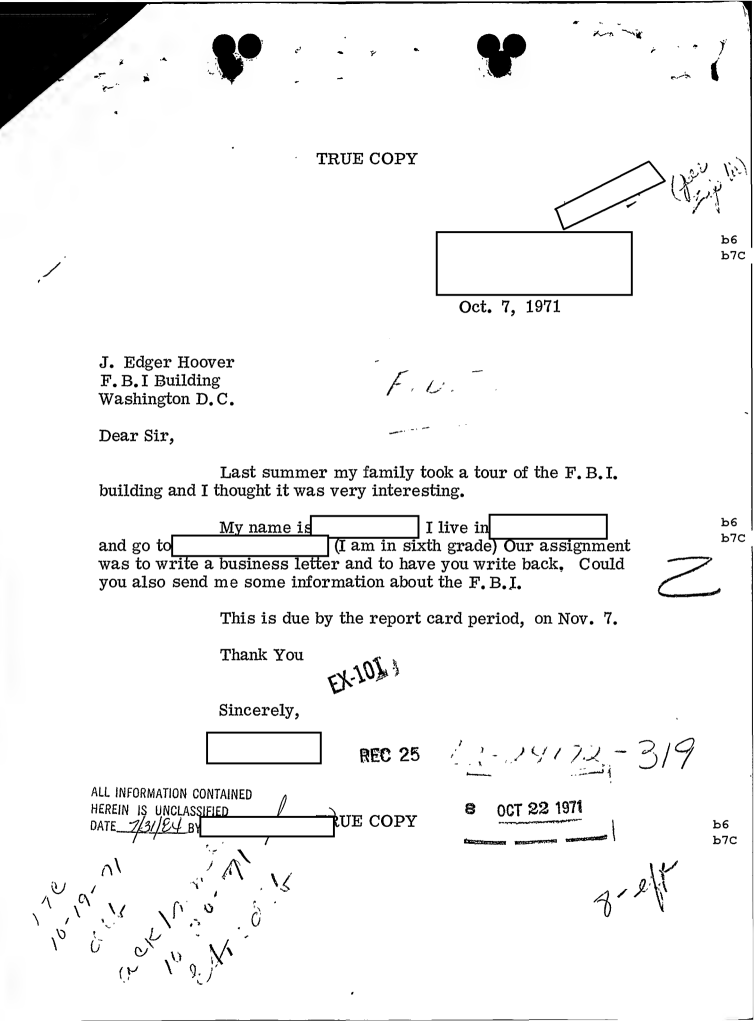
Rosen Mohr Bishop Miller, E.S.

Callahan Casper Conrad Dalbey

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Oct. 7, 1971: J. Edger Hoover F.B.I Building Washington D.C. ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED (I am in sixth grade) Our assign was to write a b

December 13, 1971 ·

## REG-22 - 62-24172-320

Honorable John J. Sparkman United States Senate Washington, D. C. 20510

My dear Senator:

Your communication <u>enclosing</u> a copy of a letter from Mr. Sam C. Black, Jr., of Alabama, was received on December 8th.

In response to your constituent's inquiry, the FBI is subject to audit by the General Accounting Office and, in fact, an on-site audit is in progress at the present time.

As you requested, your enclosure is boing returned.

MAI**LEO** S FBI Sincerely yours,

J. Edgar Hoover

Enclosure

1 - Birmingham - Enclosures (2)

1 - Mr. M. A. Jones - Enclosures (2) (detached)

NOTE: Bufiles disclose cordial relations with Senator Sparkman and Sam C. Black, Jr., is not identifiable. Answer suggested by Administrative Division.

Callahan —
Casper —
Conrad —
Dalbey —
Cleveland —
Ponder —
Bates —
Tavel —
Walters —
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Tele. Room

Gandy .

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United States Senate

Respectfully referred to

Congressional Liaison Federal Bureau of Investigation

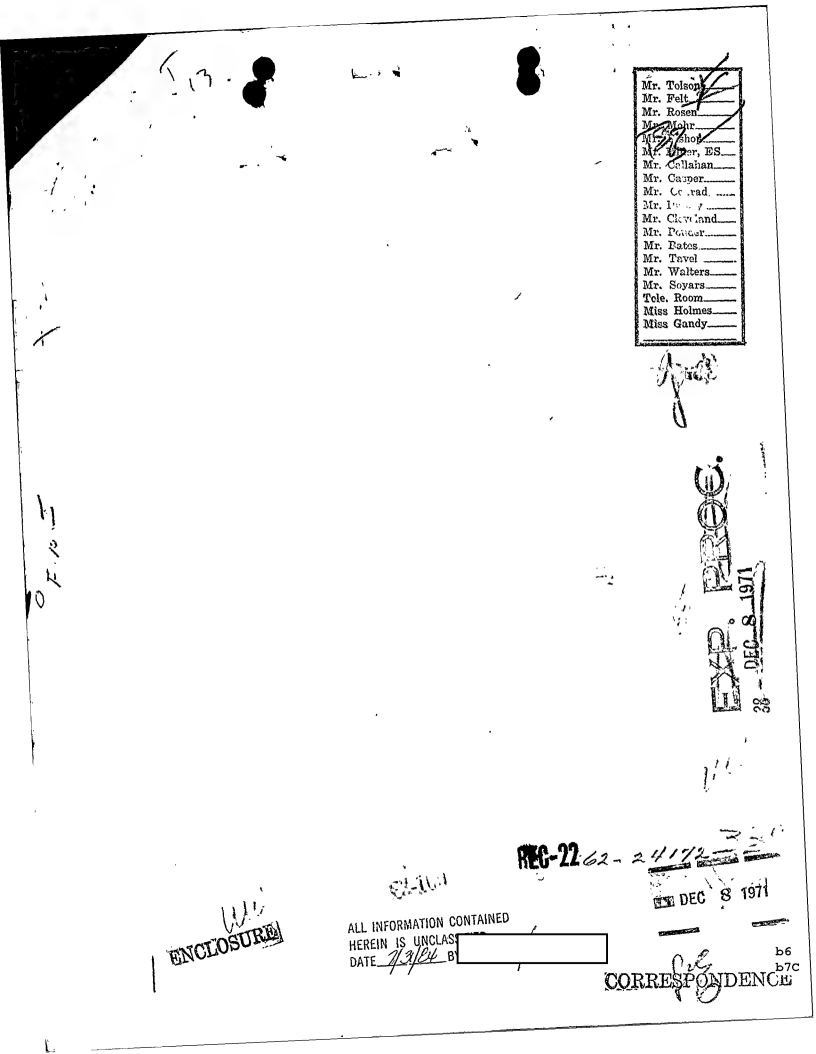
for such consideration as the communication herewith submitted may warrant, and for a report thereon, in duplicate to accompany return of inclosure.

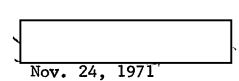
By direction of

u. s. s. GPO 15-73597-2

John Sparkman

Ackland 12-13-71 TBT: sel D-ALA.





b6 b7C

Senator John Sparkman Washington, D.C.

Dear Senator Sparkman:

It is my understanding that the Fed. Bur. of Inves. is exempt from investigation by the General Accounting Office. Is this true?

Please send me some campaign literature.

Yours truly,
Sam Car Black Jr

copy:djk

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12-24172-320 ENGLUSURE

Office of Best Copy Available KDV 39,1971 b7C Sanaror John Sparkman Mrs. 24, 1911 Sento policy and we Howhigh, O.C. Dear Sent of forming. The Fed. of Sunding the services of the servic Since accounting and This LALL Allen and and ame و مناسب المسائل المناسبة News C. Killing & JBT: Act

September 11, 1972

BEC-60 /4/22- 321

Dear Mr. Browder:

Your letter addressed to the Bureau of Narcotics and Dangerous Drugs was forwarded to this organization and received here on September 5th.

For your information, the FBI was created by an order of the Attorney General of the United States dated July 26, 1908. This action was subsequently confirmed by another order on March 16, 1909. Copies of these orders are enclosed.

If you are not already familiar with it, you may wish to read "The FBI Story" by Don Whitehead, which is a comprehensive and accurate treatment of our history, activities and responsibilities. This book identifies the former Perhaps a copy of it will be available in your directors. local library.

I am also enclosing other material about our organization which you may not have had the opportunity to read.

MAILED 8 SEP 11 1972 FBI

Sincerely yours,

L. Patrick Gray III

L. Patrick Gray, III Acting Director

Felt. Baker\_ Bates Rishon Callahan Cleveland Conrad Dalbey . Jenkins Marshall Miller, E.S. Ponder

Sovars Walters . Tele. Room \_\_\_

Mr. Kinley \_ Mr. Armstrong \_ Ms. Herwig -

Mrs. Neenan -

Enclosures (5)

Orders Establishing Bureau of Investigation of the Department

of Justice, 7-26-08 and 3-16-09

Know Your FBI The Story of the FBI

99 Facts About the FBI

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SCIA	DATE	COORDINATION
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3	INITIALS	NOTE AND RETURN
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REMARKS	L	
Do NOT use this form as a RECORD of approv disapprovals, clearances, and similar		ces,
FROM (Name, office symbol or location)	DATE	
DAFFRINDO	PHONE	
OPTIONAL FORM 41	☆ GPO: 1970 O - 406	i-308 <b>5041</b> -101

AUGUST 1967 GSA FPMR (41CFR) 100-11.206

FILE Dear Sir: F.B.I. Before the F. S. I. came ento operation was there another orginalation that served the same purposes but was headed by some one ather than J. Edgar Hoover - I would appreciate your reply to this very much Thank for Lam Browder ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED CORRESPONDENCE -agran.v

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EX:104 REC-60 60-24172-31

20 SEP 12 1972

Re-organization of The Federal Bureau. I Investigation ... 5 OFFICE Should OROM ear uniforms 21- army Test Hade scare of 125 - wp. 3- Table of Operations = police activity

4 Whenever the Director retires - or

for other causes leaves the Service

1.0 stone 1150 the next man in line steps up DORSEY FATANT for duly. 62-24/72-322 Note - The above listed suggestions are reflective of my attetude subsequent to media reports on this topic. SEP 25 1972 Respectfully submitted Donsey 7. Hart

## CHANGES IN FBI POLICY UNDER ACTING DIRECTOR L. PATRICK GRAY, III

- 1. The position of Special Agent opened to women.
- 2. Increased emphasis on minority recruiting.
- 3. Establishment of the Office for Planning and Evaluation.
- 4. Periodic conferences with Special Agents in Charge (SACs) initiated.
- 5. Periodic conferences with Assistant Special Agents in Charge (ASACs) initiated.
- 6. FBI priorities reordered 3 most important topics are organized crime, subversion, and drugs.
- 7. Emphasis placed on quality rather than quantity of organized crime cases.
- 8. Acting Director, accompanied by Mrs. Gray, visited field offices.
- 9. Top FBI officials sent on visits to field offices
- 10. Increased use of Executives Conference.
- 11. Initiated an exchange of Headquarters personnel with the field (i.e., Bates and Gebhardt transfers).
- 12. Opening the window new press policy, increased contacts.
- 13. Increased contact with the public through civic and law enforcement groups.
- 14. Instituted meetings with Police Chiefs of 50 major cities.
- 15. Instituted specialized seminars for police at FBI National Academy at Quantico.
- 16. Increased the size of National Academy classes.
- 17. Emphasized the importance of exchanging information gained about narcotics violations with other law enforcement agencies.

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ENCLOSURE

Memorandum for Mr. Ralph E. Erickson, Deputy Attorney General

Similarly, FBI investigations of possible attempts to subvert our form of government demonstrate that a popular government can protect the security of the nation without denying basic freedoms.

The effectiveness of the FBI as an institution in our American Republic requires that it respect the sovereignty and jurisdiction of state and local authorities while also demonstrating its willingness to continue rendering, consistent with Constitutional and statutory limitations, to other law enforcement agencies the assistance requested.

The FBI has remained faithful to these requirements. We are deeply committed to the long-standing policy of the FBI to strongly resist any effort to establish a national police force.

As far as our assistance to other law enforcement agencies is concerned, a major portion of the operation of FBI Headquarters Divisions is devoted to providing laboratory, training, identification and computerized information services to municipal, county and state law enforcement agencies.

My meetings with the police chiefs of the major cities in the United States over the past several months have further affirmed the FBI's determination to build the bonds of co-operation throughout the law enforcement profession. In addition, we have held two symposiums of leading law enforcement officials. The first was on Police-Community Relations; the second, Urban Police Patrol Practices. We will continue to hold such symposiums on important law enforcement issues.

The mutual exchange of current criminal intelligence information between the FBI and other law enforcement agencies on a continual basis has been and is an effective tool in combatting crime. The Bureau's policy of exchanging information includes the furnishing of information to law enforcement agencies at the Federal level. I refer to this specifically because of actions I have ordered to assure that the FBI disseminates to the Bureau of Narcotics and Dangerous Drugs and other interested agencies as much information in our possession as possible concerning narcotics.

3. Much more action is needed to stem the crime problem in this country than just successful investigations and arrests

Mr. Ralph E. Erickson Deputy Attorney General

December 11, 1972

62-34112-3231 L. Patrick Gray, III Acting Director, FBI

PERS. REC. UNIX

EX-103 REC-67 Summary of Long-Range Objectives

In response to your memorandum of December 7, 1972, on the above subject, the following brief summary is submitted for each of the four items you mentioned.

- 1. The primary objective of the Federal Bureau of Investigation is to investigate violations in over 140 categories of federal crimes. Every activity of the FBI is and should be directed toward the effective performance of that mission. During a period of transition following Mr. Hoover's untimely passing, it has been my personal goal to maintain the Bureau's effective performance and take whatever steps I could to improve upon it. This includes assuring that the Eureau is responsive to the challenge of change so as to keep pace with steadily advancing technology and constantly shifting trends in crime.
- 2. At the outset of this transition period, several key priority areas were identified in order that greater effort would be focused on them: organized crime, general crime, subversion and espionage (counterintelligence), assistance to state and local law enforcement. and drugs.

The transition to new leadership at the FBI has been made without any loss whatsoever in the FBI's integrity and effectiveness. Its investigations of Federal crimes within its jurisdiction have continued without the least interruption. For example, in FY 1972, the FBI's drive agaigst organized crime hit an all-time high with a continuing series of maidr/gambling raids and the conviction of more than 750 racket-figures: including some of the country's ranking syndicate leaders. / MAY-4 1973-

ENCLOSURE Organized crime investigations, like all FBI criminal investigations, are designed to uphold the rights of all citizens to the full protection of the law without departing from the deep respect for civil liberties and the strict conformity with due process that have characterized the FBI's performance of duty over the years.

ALL INFORMATION CONTAINED 1 Mr. Gray HEREIN IS UNCLAS BENT FROM D.O. DEC 1 1 1972 DDK: rm (5) AIL ROOM [

Baker. Rates

Bishop Callahan Cleveland Conrad Dalbey . Jenkins Marshall

Miller, E.S. Ponder Soyars Walters Tele. Room

Mr. Kinley . Mr. Armstrong \_

TELETYPE UNIT

b6 b7C Memorandum for Mr. Ralph E. Erickson, Deputy Attorney General

the FBI does whenever this can be done without jeopardizing our operations.
Frequent contacts by the Acting Director with members of the communications media are an example of this.

If we expect the public to extend to the FBI the support we so

If we expect the public to extend to the FBI the support we so greatly need, especially at a time when the law enforcement profession finds itself under increasing attack, both physical and verbal, then the FBI must welcome within its ranks members of all legitimate groups in our society who meet the high standards required of members of the FBI. To this end, we have increased our efforts to attract into our organization Blacks, Asian-Americans, Spanish-Speaking Americans, American Indians and women. These intensified recruiting efforts will continue and the presence within the FBI of men and women with varied backgrounds will further enhance the effectiveness of this Bureau.

Enclosure

Memorandum for Mr. Ralph E. Erickson, Deputy Attorney General of criminals. However, I am confident that the law enforcement profession within its areas of responsibility will make an even greater contribution to the national effort to win the war against crime.

This greater contribution can be achieved through proper motivation and communication throughout the law enforcement

profession.

Human beings can be motivated to do more for their self-satisfaction and for the development of their particular organization. Motivation is one concept which can be relied upon to increase the effectiveness of the FBI. A person's ability to inspire those whom he is expected to lead has been and should continue to be an influential factor in the approval of persons for positions of responsibility in the FBI.

Many of the major policies of the FBI are under review. Several months ago, we established the Office of Planning and Evaluation, headed by an Assistant Director, for just this purpose. It has been given a broad charter to review any and all Bureau operations and recommended changes. As an example of this, we have now established specific guidelines for hardship personnel transfers. For the first time, we have accepted applications for the Special Agent position from women. Future studies will include the training curriculum for Special Agents. A comprehensive list of recent changes in FBI policy is attached to provide other examples.

4. Communication is also a means of obtaining improved performance. Visits by the Acting Director to FBI field offices, visits by other Headquarters Personnel to field offices, the exchange of Headquarters and Field Personnel, meetings of the FBI Executives' Conference with the Acting Director, and the convening of conferences of our SAC's and ASAC's, all illustrate the importance of good communication within the FBI. These are all new procedures introduced during this transition period. But communication is not the only means of fulfilling our objectives. Public confidence in and support for the law enforcement profession is vital if we are to achieve our objectives. Therefore, we should look upon communication with the public as an important means of further ensuring the cooperation of the public with the FBI. With this in mind, we should continue to "open the window a little" and allow the public to see and understand more of what

Memorandum for Mr. Ralph E. Erickson, Deputy Attorney General

the FBI does whenever this can be done without jeopardizing our operations. Frequent contacts by the Acting Director with members of the communications media are an example of this.

If we expect the public to extend to the FBI the support we so greatly need, especially at a time when the law enforcement profession finds itself under increasing attack, both physical and verbal, then the FBI must welcome within its ranks members of all legitimate groups in our society who meet the high standards required of members of the FBI. To this end, we have increased our efforts to attract into our organization Blacks, Asian-Americans, Spanish-Speaking Americans, American Indians and women. These intensified recruiting efforts will continue and the presence within the FBI of men and women with varied backgrounds will further enhance the effectiveness of this Bureau.

Enclosure

- 18. Established guidelines on the assignment of Special Agents to investigate civil rights cases involving police.
- 19. Formally established the Law Enforcement Advisory Committee.
- 20. Personnel changes 5 top officials retired.
- 21. Decided not to fill the two Assistant to the Director positions.
- 22. Personnel changes Retirement of Wesley Grapp, reassignments of Robert Kunkel and Richard Rogge.
- 23. Acting Director met with leaders of the Committee on Public Justice.
- 24. Acting Director met with Congressional and Department of Justice summer interns and Federal Personnel Interchange.
- 25. White House Fellow on staff of FBI.
- 26. Eligibility requirements for Special Agent position changed for enlisted military personnel.
- 27. Hardship Transfer Policy initiated.
- 28. Weight limits for Special Agents modified.
- 29. Grooming and dress standards modified.
- 30. Rules changed to allow personnel to have refreshments at their desks.
- 31. Women allowed to serve as Tour Leaders.
- 32. Rules changed to allow women to smoke at their desks on an equal basis with men.
- 33. Automobiles one limousine sold, two Mercurys leased.
- 34. Activation of kitchen.
- \*35. Increased use of undercover agents.
- \*36. Approved use of sport model cars.
  - \* These items should not be made public, as public knowledge of them would adversely affect FBI operations.

Mr. Felt\_ Mr. Baker \_ Mr. Callahan Mr. Cleveland Mr. Conrad Mr. Dalbey . Mr. Gebhardt . Mr. Jenkins \_ Mr. Marshall Mr. Miller, E.S. Mr. Purvis \_ Mr. Soyars \_\_ Mr. Walters \_ Tele, Room Mr. Kinley \_ Mr. Armstrong \_\_\_\_\_ Ms. Herwig \_\_\_\_ Mrs. Neenan .

TO : L. Patrick Gray, III DATE: December 7, 1972

Acting Director

Federal Bureau of Investigation

FROM : Ralph E. Erickson Deputy Attorney General

SUBJECT Summary of Long-Range Objectives

As part of a comprehensive review of Department of Justice activities, the Attorney General is assessing the longrange objectives of each unit within the Department.

Please submit to me no later than 12 noon, December 11, 1972, a brief summary of the following items for your organization:

- 1) The overall objectives;
- The current status of the accomplishment of 2) those objectives;
- 3) The opportunities for improvement in accomplishing those objectives;

**EX-10**3

The means for improving the accomplishment of 4) those objectives.

Please include two copies of your response. Thank you.

25 MAY 4 1973

PERS. REC. UNIT

December 7, 1972

L. Patrick Gray, III Acting Director Federal Bureau of Investigation

Ralph E. Erickson Deputy Attorney General

Summary of Long-Range Objectives

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- 1) The overall objectives,
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- 3) The opportunities for improvement in accomplishing those objectives;
- 4) The means for improving the accomplishment of those objectives.

Please include two copies of your response. Thank you.

November 2, 1972

× 5/1)

配件 62-24172-11

Mr. Martin L. Kane

b6 b7C

Dear Mr. Kane: Martin

Your letter of October 1st addressed to the President was forwarded to me and received on October 30th.

I would like to assure you that while I have made some changes in the "style" of the FBI, there has been no change in the substance—nor will there be. You can be assured I will make every effort to uphold the tradition of efficient service established by the late Director and there will be no lessening of our adherence to our sworn duty.

Enclosed is some material I trust you will find of interest.

MAILED 5 NOV 2 1972 Sincerely yours,

L. Patrick Gray III

L. Patrick Gray, III Acting Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

DATE 7/31/84 BY5A

Enclosures (3)
Nation's Business

Acting Director's Speech before Thomas More Society, 5-17-72 Acting Director's Speech to the Fourth Annual Crime Control Conference of the Governor of Mississippi, Biloxi, Mississippi

NOTE: Correspondent could not be identified in Bufiles.

awt:jkm (3)

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Tele Cook 4 Mr. Kinley Mr. Armstrong Ms. Herwig —

Felt \_ Baker.

Bates

Bishop \_\_\_ Callahan \_ Cleveland .

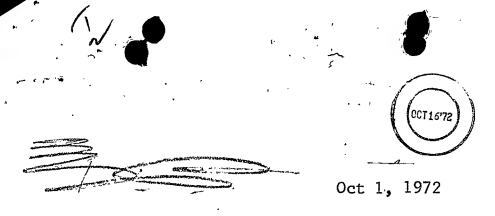
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SMAN Good passing

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Dear Mr President;

I wish to offer you my congratulations on your Foreign Policy Successes and at the same time express my concern regarding the future of the F.B.I.

The F.B.I. was brought from a weak ineffectual organization to the most formidable crime fighting force in the world today by the late J. Edgar Hoover. The F.B.I. was kept above and beyond politics, and had the highest of standards which all were expected to attain.

By the actions of Mr. L Patrick Grey over the last few months I cant help but wonder if the high standards that Mr Hoover set aren't slowly but ever so surely being slowly undermined.

Martin L ane

ALL INFORMATION CONTAINED -HEREIN IS UNCLASSIFIED DATE 2131/EM\_B

P.S. I certainly hope you will formulate a plan to guarantee the safety of citzens on our streets, even if it take the National Guard as part of their training to supplement the Police Departments in our Cities

copy:skr

1. Viller

James

b7C

Mr. Felt \_\_\_\_\_ Mr. Baker \_\_\_\_ Mr. Bates \_\_\_\_ Mr. Callahan \_ Mr. Cleveland Mr. Conrad \_\_\_

Mr. Dalbey \_\_\_\_\_ Mr. Jenkins \_\_\_\_ Mr. Marshall \_\_\_ Mr. Miller, E.S.\_

Mr. Ponder \_\_\_ Mr. Soyars \_\_\_ Mr. Walters \_\_

Tele. Room \_\_\_\_ Mr. Kinley \_\_\_\_

Mr. Armstrong \_

Ms. Herwig \_\_\_

Mrs. Neenan \_

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Justine Oct 1, 1972 -. OF.B. I. Dear Mar Breadent; I wish to offer your my congratulations on your Foreign John fucesses and at the same time experies my could regarding the future the the The F. B. T. was brought from a weak meffectual organization to the most formedable coince fleghting force in the world Today by the late of Elgar Hoover The F.B. while thept above and beyond politica, and had the buffert of standard which all were expected to ellain By the rection of the I Toloule Grey over the last few month I can't help last wonder if the high standards that The Hoover set went slowedy but loves so surely being slow REC 44 62 241 7/2 - 3 a Conversed Clegen All man Mastin & Same ALL INFORMATION CONTAINED. I sestainly leage you will formed a plan to guarantee The safety of citizen on our street, even if it to Mational Sund as part of their training to supplement the Bolish Alpostment in our C

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b6 b7C

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ST-114

January 2, 1973

REC 44 / 17/2 - 325

b6 b7C

Dear

In reply to your letter received on December 27th, it is a pleasure to enclose material concerning the activities of this Bureau which I hope will be of assistance in preparing your research paper. For additional information about our work and the history of the FBI, you may want to refer to "The FBI Story," a book written by Don Whitehead. A copy may be available in your school or local library.

Sincerely yours,

MAILED 5 JAN 2 1973

L. Patrick Gray III
L. Patrick Gray, III
Acting Director

Enclosures (5)
The FBI After Hoover
Cooperation the Backbone of Effective Law Enforcement
Know Your FBI
The Story Of The FBI
99 Facts About The FBI

NOTE: Correspondent is not identifiable in Bufiles.

TELETYPE UNIT [

Marshall
Miller, E.S. eft:1jl (3)
Purvis
Soyars
Walkers
Tele. Room
Mr. Armstrong
Ms. Herwig
Ms. Herwig

Felt.

Baker.

Callahan

Cleveland ... Conrad .... Dalbey ....

Gebhardt -

Mrs. Neenan\_

Jenkins

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 1/31/24 BY

eft

b6 b7C

Federal Bureau of Investigation Washington D.C.

Dear Sirs:

I am preparing a research paper pertaining to the F.B.I. I would appreciate it very much if you could forward to me any information on the Bureau as soon as possible as my paper is due in Jan. I am especially interested in the History and functions of the F.B.I. If you could supply me a list of the directors since the Bureau was established, I would greatly appreciate it.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 7/31/84 BY

Sincerely,

REC 44 62-2417:

ST-114

I JAN 3 1973

CORRESPORMENCE

ST-103

ST-103

ST-103

Dear Mr.

b6 b7C

I was glad to learn from your letter of January 8th that the FBI is the subject of your term paper. It is a pleasure to enclose some literature about this Bureau which I hope will help you with your research.

You may want to refer to some of the books listed on the inside back cover of "The Story of the Federal Bureau of Investigation" for additional information. Copies may be available in your school or local library.

Sincerely yours,

L. Patrick Gray III

L. Patrick Gray, III
Acting Director

The NCIC: Friend To The Law Enforcement Profession
Fingerprint Identification
1973 Appropriations Testimony ALL INFORMATION CONTAINED
The Story of the FBI
The FBI Laboratory

DATE 1/31 24 B

b6 b7C

NOTE: Bufiles indicate no record of correspondent.

Felt Baker mn:ejo Callahan Cleveland Conrad \_ Dalbey Gebhardt Jenkins Marshall Miller, E.S. Purvis . Soyars Walters Tele. Room Mr. Kinley Mr. Armstrong

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FBI

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January 16, 1973

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AN 24 1973
MAIL ROOM TELETYPE UNIT

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b6

Federal Bureau of Investigation United States Department of Justice Pennsylvania Ave., Washington, D. C., 20535

Dear Sirs:

I am an eleventh grade student and annAdvanced Placement United States History student at in I am writing a term paper on the history of your organization and its impact on America. I would appreciate any information on this topic or a list of books and other sources of information available to me for this report. I would like to include your reply as a primary source in both my written and oral reports. Thank you for your cooperation.

F. B. I.

ALL INFORMATION CONTAINED.

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DATE 2/31/02 BY

achi 13

62-24172-3

5 JAN 17 1973

CORRESPONDENCE

and

ST-114

62-24172 - 327

b6 b7C

Dear

I was glad to learn from your letter received on January 17th that you are interested in the FBI. In reply to your request, it is a pleasure to enclose some literature about this Bureau. Information regarding persons we are looking for is given mainly to police officers. Included in the publications being forwarded, however, is an article describing our "Ten Most Wanted Fugitives" program. We do not have a fingerprinting kit we can send you.

If you are not already familiar with it, you may wish to read "The FBI Story" by Don Whitehead. It describes our history, activities and responsibilities and may be available in your local library.

Sincerely yours,

MAILED 4 JAN 191973

FBI

L. Patrick Gray III

L. Patrick Gray, III Acting Director

Enclosures (6)

The National Crime Information Center: Friend to the Law Enforcement Profession

Profiles in Crime

Cooperation the Backbone of Effective Law Enforcement

FBI Laboratory

Story of the FBI

Fingerprint Identification Bufiles indicate no record of correspondent.

mn:ygw (3) **AN 291973**/

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alters ele. Room Kinley \rmstrong\_ rwig .

Felt

Baker

Callahan Cleveland

Conrad Dalbey Gebhardt

Jenkins farshall

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filler, E.S.

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b7C

January 23, 1973

REC-88

题上:

(2) Mr.	-84173	untekigip.	336	
		_		
Dear				

In reply to your letter of January 16th, enclosed is literature which I trust will be of assistance to you.

Material relating to fugitives currently being sought by the FBI is sent only to law enforcement agencies and specific areas where the most productive coverage can be obtained. Included in the publications being forwarded, however, is an article describing our "Ten Most Wanted Fugitives" program.

JAN231973

Sincerely yours,

in Fatrick Gray III

L. Patrick Gray, III Acting Director

Enclosures (4)
Profiles in Crime
The Story of the FBI
A Closer Look at the FBI
Cooperation The Backbone of Effective Law Enforcement

NOTE: Correspondent is not identifiable in Bufiles.

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DATE 7/3//54 BY

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b6 b7C

Cleveland Conrad Dalbey Gebhardt Jenkins Marshall Miller, E.S. Purvis Soyars Walters Tele. Room Mr. Kinley Mr. Armstrong

Ms. Herwig

Mrs. Neenan \_\_\_

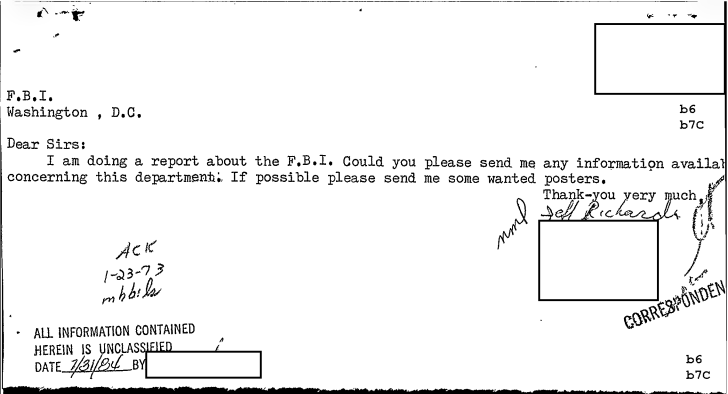
Felt \_\_ Baker .

Callahan

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OF. B. I.

of Wa

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N. W.

62-24172-30

团 JAN 24 1973

International Industrial International

February 2, 1973

£ 5T-104

Dear

In reply to your letter of January 29th, it is a pleasure to enclose literature which I trust will be of assistance in the preparation of your report.

In addition, if you are not already familiar with it, you may wish to refer to "The FBI Story" by Don Whitehead. It is a detailed and accurate account of our history and activities and a copy may be in your school or local library.

MAILED 11 -FEB 2 - 1973

Sincerely yours,

L. Patrick Gray III

L. Patrick Gray, III

Acting Director

Enclosures (4)
The FBI Laboratory
Cooperation the Backbone of Effective Law Enforcement
Fingerprint Identification
The Story of the FBI

NOTE: Correspondent is not identifiable in Bufiles.

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DATE 7/31/84 BY

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Felt. Baker Callahan Cleveland Conrad . Dalbey Gebhardt Jenkins Marshall Miller, E.S. Purvis Soyars Walters Tele. Room Mr. Kinley . Mr. Armstrong\_ Ms. Herwig \_

Mrs. Neenan.

January 29, 1973 b6

Federal Bureau of Investigation 9th Street Pennsylvania Avenue Washington D.C. 20535

Gentlemen; OF. B. I.

Will you please send

me some information so

that I may do 10 Long report

on the F. B. I. I would like
information on some of the

Branches and there duties FEB 6 1973

and some of the problems

that they run into, Please

rush the information. I would.

apperchate it wery much.

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AND INCLASSIFED
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HEREIN 13/104 BY

Trucly vours,

SHAESPONDEN

The Attorney General May 4, 1973 REC-23 Acting Director, FBI 6 2-24172-EX-105. Pursuant to the request in your memorandum of May 1, 1973, attached for the benefit of Secretary Elliot Richardson is a succinct summary of the responsibilities of the Federal Bureau of Investigation and its various divisions, together with current problems or matters of which he should be immediately aware. MAILED 2 MAY 04 1973 FBI Enclosure 1 - The Deputy Attorney General FDH:gam (5)Mr. Felt. ALL INFORMATION CONTAINED Mr. Baker Mr. Callahan HEREIN IS UNCLASSIFIED Mr. Cleveland b6 Mr. Conrad Mr. Gebhardt Mr. Jenkins Mr. Marshall Mr. Miller, E.S. Mr. Soyars Mr. Thompson Mr. Walters \_, Tele. Room Mr. Kinley Mr. Armstrong Mr. Bowers . Mr. Herington Ms. Herwig \_

TELETYPE UNIT

Mr. Mintz

Mrs. Neenan

MAIL ROOM

UNITED STATES GOVERNMENT

### Memorandum

то

The Heads of All Divisions, Bureaus and Offices of the Department of Justice,

FROM

: 'Attorney General

1 XaX

SUBJECT:

F.B. I.

DEPARTMENT OF JUSTICE

Mr. Polt Mr. Baker Mr. Callahan

Mr. Cleveland .....

914.3Ge and to

Mr. Jonkins.

Mr. Marshall

Mr. Miller, E.S. Mr. Sovors

DATE: May 1,

RAMEY

Mr. Herizogton \_\_\_\_ Nr. V

Mr. Thompson Mr. Wallers Tels. Room

Mr. Kinley \_\_\_\_ Mr. Armstrong

Mr. Bowers

Mr. Herington Ms. Herwig ...

For the benefit of Secretary Elliot Richardson, would you begin to prepare a succinct, but nevertheless, adequate summary of the responsibilities of your particular division or department, together with a reference to any particular current problem of which he should be immediately aware.

I would appreciate it if the foregoing could be delivered to my office by close of business, Friday, May 4, 1973.

Let du The letter in Derical 5-4-73 FDH, don

ENCLOSURE

EX-105

REC-236 2-24172=

18 MAY 8 1973

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MAY 1 1973

OFFICE OF ACTING DIRECTOR
FEDERAL BUREAU OF INVESTIGATION
UNITED STATES DEPARTMENT OF JUSTICE

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MED CALLAHAN MR. CLEVELAND -MR. CONRAD .. MR. GEBHARDT -MR. JENKINS . MR. MARSHALL \_ MR. MILLER, E. S. \_ MR. SOYARS \_ MR. THOMPSON -MR. WALTERS \_\_ TELE. ROOM \_ MR. KINLEY \_\_ MR. ARMSTRONG \_\_\_ MR. BOWERS \_\_\_ MR. HERINGTON \_\_ MS. HERWIG \_\_\_\_ MR. MINTZ \_\_\_\_

MRS. NEENAN \_\_\_

b6 b7C

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ALL INFORMATION CUNTAINS HEREIN IS UNCLASSIEIED DATE 131/01 BY	T

62-24172-330 ENCLOSURE

#### FEDERAL BUREAU OF INVESTIGATION

The Federal Bureau of Investigation (FBI) is charged with investigating violations of the laws of the United States and collecting evidence in cases in which the United States is or may be a party in interest, except in cases where responsibility is by statute or otherwise specifically assigned to another investigative agency. Included in these responsibilities are the acquisition, collection, exchange, classification and preservation of identification records (including fingerprint identification records); the conducting of personnel investigations requisite to the work of the Department of Justice and whenever required by statute or otherwise; investigation of matters relating to espionage, sabotage, subversive activities and related matters; handling of law enforcement training programs for State and local law enforcement personnel, including operation of the FBI National Academy; operation of a central clearing house for police statistics and law enforcement information under the Uniform Crime Reporting Program and the National Crime Information Center; and operation of the FBI Laboratory to serve not only the FBI but also to provide, without cost, technical and scientific assistance for all duly constituted law enforcement agencies and other Federal agencies.

b6 b7C

### CURRENT IMMEDIATE PROBLEMS:

PENDING PERSONNEL MATTERS

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED EXCEPT WHERE SHOWN OTHERWISE.

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Declassify on: OADI

Background of this matter involves former ex	mployees of the
Identification Division	
Information was developed that these two employees were	
workers for the	It was deter-
mined that work for the and employment in the FB	I would not be
consistent and employees were instructed to discontinue	their activity
with	

both voluntarily resigned from On 4-2-71 the FBI. Resignations were accepted. On 7-8-71 filed civil suit charging employment was illegally terminated because of

> 62-24172-33 ENCLOSURE CONF

b6 b7C

their volunteer work in behalf of A default judgment was entered against the Government on 5-12-72 as a result of the Assistant U. S. Attorney's failure to pursue this matter. No appeal was taken concerning the default judgment as it was determined by the Department and approved by Mr. Gray that we should allow the judgment to stand rather than proceed on the merits of the case. A final judgment was entered ordering reinstatement and back pay for these employees. This judgment also ordered that the resignations entered are declared to have been involuntarily submitted, void, and of no legal effect. We are ordered to disseminate this information to each agency that received a copy of our personnel actions and are also ordered to initiate no further action against plaintiffs for activity engaged in by them prior to the effective date of those personnel actions. We have requested the Department to appeal this final judgment since we feel that no action other than reinstatement and back pay is in order. SAL b7C Washington Field Office By letter dated 3-7-73 (delivered 3-8-73), above Agent was informed Bureau proposed to dismiss him from his Special Agent position for following reasons: (1)Thirty-day advance notice of proposed dismissal given in accordance with rights to which is entitled as a veteran. b6 Above charges resulted from incident 1-29-73 in Virginia b7C

identifying himself as FBI Agent. Mother of suspect complained to

injected himself into a local police matter for apparent purely personal reasons. He interviewed suspected perpetrator of obscene telephone

was visiting while on annual leave.

and above

On that date.

Beach, Virginia, where

calls to mutual acquaintance of

Purpose of trip was to

b6 b7C

b6 b7C

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WOTH I Dank I THE Line
Norfolk Office that Agent acted improperly, invaded her privacy, was
pushy or demanding, and had a nasty disposition. At time of contact,
local police department had made inquiry concerning reported obscene
calls case and alleged prowler; was aware of police interest
and investigation. admits his wife under impression attending
in-service training beginning 1-29-73. He failed to file itinerary form
as required by availability requirements.
as required by availability requirements.
engaged attorney, who filed
suit in U. S. District Court challenging Bureau's action. Case heard
before Judge Oliver Gasch who issued temporary restraining order to
effect matter to be retained in status quo pending further decision of
court. Three-Judge court has been convened to consider possible
constitutional issue in case. attorney demands access to
· · · · · · · · · · · · · · · · · · ·
complete personnel file of and entire Bureau Manual of Rules
and Regulations. On court instructions, and AUSA met in effort
to reach agreement as to extent of access to personnel file and Bureau
Manual and his client entitled. Following this meeting,
filed affidavit contending Bureau continues to refuse access to certain
material he felt he should see to defend his client. During court hearing
on this matter 4-26-73, personnel file and Manual turned over to
Judge Gasch for in camera inspection of various internal memoranda of
Bureau, pre-employment investigation and certain sections of the Manual
Bureau contends or attorney not entitled to see. Judge subse-
quently instructed additional affidavits from personnel file and additional
portions of Manual be made available. This material reproduced and
furnished court 5-2-73 for delivery to Awaiting further court
action.

### J. EDGAR HOOVER F. B. I. BUILDING

This building under construction between 9th and 10th Streets on Pennsylvania Avenue will house all of the headquarters functions of the FBI now located in nine scattered sites in the Washington area. A total of \$126, 108, 000 has been appropriated to the General Services Administration for this building which is presently being built by the Blake Construction Company, Washington, D. C., with the design and engineering services being performed by the C. F. Murphy Associates Co., Chicago, Illinois.

The General Services Administration advises they anticipate we will be able to begin moving personnel into the building in July 1974.

#### FBI APPROPRIATIONS

### 1973 Appropriation

The FBI's appropriation for the 1973 fiscal year amounts to \$351,675,000. This does not include \$7,240,000 which is to be transferre by the Department of Justice to the FBI to cover the cost of the Government wide pay raise which was effective in January, 1973. The funds for the 1975 fiscal year provide for a staff of 19,857 full-year employees consisting of 8,631 agents and 11,226 clerks. The FBI has been forced to resort to string entire economy measures, including the delay in replacement of personnel, the reduction of the number of automobiles authorized for purchase, reduction the purchase of other equipment and curtailment of In-Service training, in to hold its costs within the appropriated amount.

### 1974 Appropriation Request

Pending in the Congress is the FBI's request for \$366,506,0° the 1974 fiscal year. This amount represents an increase of \$14,831,0° or 4.2%, above the \$351,675,000 appropriated for the 1973 fiscal year. largest item of increase is \$9,042,000 to sustain the fingerprint automatic research and development effort. The 1974 request does not include profor the cost of the January, 1973, pay raise which will require \$15,210. In the 1974 fiscal year. To date, funding of the pay raise cost in 1974 has a been resolved.

The staff to be provided for in the 1974 fiscal year will consist of 8,496 agents and 11,134 clerks, for a total of 19,630 full-year employees. This represents a decrease of 227 full-year employees -- 135 agents and 92 clerks -- when compared to the staff provided for in the 1973 fiscal year. The reduction in personnel will be the result of the transfer of certain application investigations for the Department of Justice from the FBI to the Civil Service Commission.

### INDIVIDUAL DIVISION RESPONSIBILITIES

The functions and responsibilities of the various FBI Divisions are as follows:

# CONFIDENTIAL IDENTIFICATION DIVISION

By statutory authority the FBI's Identification Division since 1924 has served as the national clearinghouse and repository for fingerprint identification records. Over the years the Division has amassed over 160 million fingerprint cards. On a daily basis an average of 25,000 arrest and applicant fingerprint cards and 18,000 miscellaneous forms and pieces of correspondence are received for processing. A typical workday in the division involves tens of thousands of transactions including name index searching, technical fingerprint classification searching and matching, the updating of records with arrest and disposition data and the mailing of responses to more than 7,600 active Federal, state and local fingerprint contributors. The current complement of more than 3,400 employees is required to handle the enormous workload of this division.

Since 1967 the FBI's Identification Division has been aggressively exploring methods for more efficiently and economically handling the growing responsibilities. Since fingerprint identification is a precise and complex science, it was found that there were no standard computers available to adequately meet the challenges. Through our research, combined with that of other government agencies and private industry, we have now developed prototype fingerprint reading equipment which will ultimately result in a tremendous savings of several thousand employees and millions of dollars. The realization of this goal is several years in the future, however. We foresee the time it takes to process fingerprint cards will be reduced from the present standard of three workdays to approximately six hours. The tremendous volume of up to 40,000 pieces of daily correspondence now handled manually by typists will also be automated.

#### TRAINING DIVISION

This division is the training arm of the FBI. It devises and conducts training programs for FBI personnel, Special Agent and clerical, and for domestic and foreign law enforcement officers. Most training programs are held in the new FBI Academy, located on the U. S. Marine Corps Base at Quantico, Virginia.

One of the basic FBI training courses is its 14-week program for newly appointed Special Agents. Each Special Agent appointee must satisfactorily complete this course before reporting to the field for investigative assignment. Additionally, specialized refresher courses of one or two weeks' duration are held for experienced Special Agent personnel and training programs are scheduled for clerical employees as needed. Also within the administrative responsibilities of this division is the FBI's Foreign Language Training Program, utilized to prepare Special Agents to better carry out their investigative responsibilities.

The FBI also affords an important training service to local and state law enforcement through its Academy at Quantico and on a field level through its Field Police Training Program. The most prestigious training program for local, state and foreign law enforcement is the FBI National Academy which has been in existence since 1935. This program, 12 weeks in length, is designed to train selected career law enforcement officers as executives, command and training officers. Satisfactory completion of the FBI National Academy will allow the officer to earn up to 16 semester hours of college credit through the School of Continuing Education, University of Virginia. In addition to academic-type studies, attendees of the National Academy receive intensive instruction in vocational areas related to the law enforcement profession.

Another FBI training function available to local and state law enforcement are specialized schools of one to four weeks in length in such subject areas as police-community relations, criminal law, fingerprint identification and firearms.

In Fiscal Year 1974, it is planned that at least 1,000 officers will be trained in the FBI National Academy and another 2,000 will complete specialized schools of shorter duration in applied criminology, psychology of deviant behaviour, law enforcement instructor development, major case investigations, police photography, and executive development.

- 6 - CONFIDENTIAL

### CONTHUENTIAL

Through the FBI Field Police Training Program, supervised by the Training Division, FBI Agents in the field who have been trained as instructors afford training help to local and state law enforcement agencies and training academies. Extent of this cooperative effort is indicated by accomplishments in 1972 when assistance was afforded in approximately 10,000 training schools, involving almost 89,000 hours of classroom instruction by FBI personnel.

Training assistance is made available without cost to local and state law enforcement, and personnel of this division are in continuing contact with the police community to insure our assistance programs are meeting real and anticipated training needs of the profession.

The FBI moved into its new Academy at Quantico on May 8, 1972. The final phases of Academy construction, consisting of a student services building and garage, are underway with an estimated completion date of March, 1974. The original planning for the Academy included enclosed concourses between the buildings to provide essential security. Despite the availability of sufficient funds for the installation of these concourses, we have incurred considerable difficulty with the General Services Administration (GSA) regarding the completion of the concourses. We are pursuing this difference with GSA looking towards a favorable solution.

## CONFIDENTIAL FILES AND COMMUNICATIONS DIVISION

The Files and Communications Division, using the services of approximately 1, 400 employees and operating out of space in the Justice Building, the Identification Building and the Old Post Office Building, performs services and meets responsibilities divided among three operational sections as follows:

Records Section - maintains and services all of the Bureau's investigative, administrative and personnel files presently numbering over 6, 400, 000 and the supporting alphabetical index of over 57, 500, 000 cards. During Fiscal Year 1973, the Records Section will have processed approximately 2, 500, 000 name check requests and handled well over 3,000,000 letters, investigative reports and various other written communications.

Communications Section - operates the Bureau's telephone, teletype and radio facilities at FBI Headquarters and provides direction and supervision for these operations throughout all FBI offices in the United States and Legal Attache posts in foreign countries. The Federal Telecommunications System (FTS) is in operation in all Bureau field offices in the 48 contiguous states and over 200 resident agencies. A secure teletype network is operational between all field offices and the Bureau Headquarters. A radio teletype network links the Bureau Headquarters to all field offices except Washington, D.C., and Alexandria, Virginia, providing an emergency backup in the event of failure of commercial facilities.

Correspondence and Crime Research Section - Processes correspondence received for the FBI and the Director and prepares replies thereto except those relating to the administration of investigative cases and concerning administrative action relating to personnel. The section also researches and prepares by-line articles and speeches made or published by the Director or other Bureau officials, assists authors planning works regarding the FBI, assembles and edits material for various FBI publications, oversees radio and television matters including the ABC television series "The FBI," prepares training films and news releases and maintains mailing and special correspondence lists.

There are no problem areas in the Files and Communications Division at this time.

#### INTELLIGENCE DIVISION

The Intelligence Division has the responsibility for investigations aimed at detecting and neutralizing hostile intelligence operations in the United States, and enforcing Federal statutes relating to the national security such as the espionage laws and the Foreign Agents Registration Act. The targets of FBI counterintelligence operations are the hostile intelligence services represented in the United States primarily by the Soviet Union and augmented considerably by the services of the various other communist countries such as Albania, Bulgaria, People's Republic of China, Czechoslovakia, Hungary, Romania, Poland, and East Germany. The objectives of our counterintelligence investigations can be generally described as three-fold: (1) to detect and identify hostile agents and operations, (2) to penetrate hostile operations for control and to develop positive intelligence, (3) to neutralize hostile intelligence operations through disruption, disinformation, prosecution, or whatever practical means are available. The primary threat to United States security develops through the so-called legal operations which are launched from diplomatic establishments and ancillary establishments staffed by communist bloc officials in the United States. A conservative estimate, documented through our investigations, holds that at least one-third of all communist bloc officials in the United States are connected with an intelligence organization. The number of these officials (and intelligence officers among them) has steadily increased during the past 20 years and has in fact doubled in the last decade. The legal operations are also supplemented by illegal operations, those staffed by communist bloc intelligence officers in this country with no overt connection with the legal establishments. Hostile intelligence operations against the United States are indeed formidable and occupy a substantial amount of our available resources to insure they are countered adequately.

The Intelligence Division is also responsible for the investigation of domestic subversive individuals and organizations based on statutes relating to the national security such as rebellion or insurrection, seditious conspiracy, and advocating the overthrow of the Government.

Among those organizations which are subject of such investigations are the Communist Party; Progressive Labor Party; Trotskyist groups such as the Socialist Workers Party and Young Socialist Alliance; Students for a Democratic Society; Weatherman; and Revolutionary Union. In addition, investigations are conducted concerning individuals and organizations involved in extremist activities who have committed or have conspired to commit acts of violence relating to the national security. Included among these organizations under investigation are the Black Panther Party, Black Liberation Army, Nation of Islam, and white hate groups such as the United Klans of America.

Also handled by this Division are investigations involving violations of Antiriot Statutes, certain violations of the Bombing Statutes, Act for the Protection of Foreign Officials and Foreign Guests of the U.S., and Atomic Energy Act. Of great concern to the Intelligence Division today is the threat of international terrorist acts being committed in the United States. Within the past several months, the FBI has neutralized terrorist plans to assassinate prominent foreign dignitaries scheduled to visit the United States. In line with the President's instructions to the Cabinet Committee to Combat Terrorism, the FBI has developed contingency plans to provide for swift decisive response in the event of a terrorist attack falling under FBI jurisdiction. In this connection, the Acting Director of the FBI is a member of the Cabinet Committee to Combat Terrorism, and a representative of the Intelligence Division is a member of the Working Group of that Committee.

The Intelligence Division is charged with liaison responsibilities with the White House, all Federal law enforcement agencies, the Federal intelligence community, as well as many other Federal departments and agencies. The FBI also maintains liaison posts abroad in 20 countries which are administrately with Division. These offices function solely in a liaison capacity with FBI counterparts in connection with not only our domestic security responsibilities but also in criminal matters.

While the Intelligence Division is currently handling several significant matters relating to the national security, the case at the moment which is of primary importance is the Daniel Ellsberg-Anthony Joseph Russo, Jr., espionage case currently being prosecuted in U.S. District Court, Los Angeles, California. Ellsberg and Russo are charged with Espionage, Theft of Government Property, and Conspiracy in connection with the copying of classified U.S. documents which are more commonly known as the Pentagon Papers.

The case has recently become more complicated and has received nationwide attention as the result of the revelation by the trial judge of information made available to the prosecutor in the Watergate case by a confidential communication. The information was to the effect that two defendants who have been convicted in the Watergate trial, G. Gordon Liddy and E. Howard Hunt, had burglarized the office of Elisberg's psychoanalyst in Beverly Hills, California. The trial judge in the Elisberg case has called upon the Government to produce immediately all information which was developed by the White House relating to Elisberg, Russo, members of their families, and the Pentagon Papers as a result of inquiries made by White House Staff members. The defense in the Elisberg case has claimed that tainted evidence produced through illegal activities may have been utilized by the Government in its presentation in the Elisberg-Russo trial.

#### GENERAL INVESTIGATIVE DIVISION

The General Investigative Division is comprised of four sections: Accounting and Fraud, Civil Rights, Criminal, and Name Check. The Division has a total of 166 employees, 63 of whom are Agent supervisory personnel. As of March 31, 1973, the Division was supervising 48,627 cases. During the last fiscal year, the Name Check Section conducted a million and a half name checks for other agencies.

This Division supervises the investigations involving more than 100 classifications. Among the more important classifications supervised are:

Antitrust Assaulting the President of the United States Assaulting or Killing a Federal Officer Bank Fraud and Embezzlement Bank Robberv Bribery Civil Rights Crime Aboard Aircraft Crime on Government and Indian Reservations Discrimination in Voter Registration Election Laws Extortion Federal Housing Administration Matters Hobbs Act Interception of Communications Interstate Transportation of Stolen Motor Vehicles Involuntary Servitude and Slavery Kidnaping Obstruction of Justice Perjury Theft from Interstate Shipment Theft of Government Property

Among the more important cases currently or recently supervised are Watergate; Wounded Knee; Operation Clean Sweep, a far-reaching investigation of the Southwest Region of the Immigration and Naturalization Service which is primarily the U.S.-Mexican border; the attempted assassination of Senator John Stennis of Mississippi; and the attempted assassination of Governor George Wallace last fall. This Division also supervises aircraft hijackings.

#### RESPONSIBILITIES OF THE FBI LABORATORY DIVISION

### I. Participation in Investigations

- A. FBI Laboratory functions as an integral member of the FBI team by providing scientific technical know-how in current investigations. Assistance consists not only in examination of evidence in the FBI Laboratory but also involves sending FBI Laboratory experts to scenes of major cases such as kidnappings, extortion, and bombings to direct technical phases of investigations.
- B. Includes use of specialists to provide on-scene assistance in use of photographic, radio and other technical equipment when specialized technical knowledge required.

### II. Laboratory Examinations

- A. Conducts Laboratory examinations of evidence received from FBI Field Divisions obtained in all types of investigations of violations for which FBI has jurisdiction.

  Involves all types expertise in various physical and other sciences such as chemistry, physics, serology, mineralogy, document examination, firearms identifications and the like, many of which involve use of very complex instrumental analyses.
- B. Conducts scientific Laboratory examinations for local law enforcement agencies in connection with evidence secured in their investigation of criminal cases. Conducts examinations for Government agencies in criminal and also in civil cases in which U. S. Government is a party of interest. During fiscal year 1972, 495,000 examinations were conducted in Laboratory, 75% in FBI cases and 25% for other local and Government agencies.

### III. Research and Development

A. Conducts necessary research to provide new techniques and special equipment which can be utilized by not only scientists in the Laboratory but by investigators in the field. This research program involves close technical liaison with industrial organizations, other Government agencies and includes research done in the FBI Laboratory by top FBI scientists in certain areas which can best be handled by our own scientists. In view of the many recent scientific developments and great emphasis placed on science in recent years this constitutes a very important part of the Laboratory's total effort.

#### IV. Training

- A. Laboratory provides extensive training programs for new agents and in-service agents at training facilities in Quantico. Lectures and practical work are provided by outstanding and recognized FBI Laboratory experts.
- B. Laboratory conducts numerous specialized schools for FBI Agents involving training in specialized subjects such as photography and use of other highly technical equipment used in security and criminal investigations.
- C. Laboratory provides extensive training to National Academy members in various scientific fields relating to law enforcement.

Laboratory has no current problems which would require the attention of the Attorney General.



May 4, 1973

#### SPECIAL INVESTIGATIVE DIVISION

CONFIDENTIAL

The Special Investigative Division has three distinct areas of responsibility in the Bureau's investigative operations. The first and possibly the most important because of the high priority established by the Administration is that pertaining to organized crime and related investigations being conducted throughout the United States. These investigations fall into two categories, one being that of ascertaining the activities of organized crime elements and the second is to pursue investigations looking toward the disruption of the organized criminal element through a full and rigorous application of appropriate Federal statutes within the jurisdiction of the FBI relating to gambling, loansharking, corruption of public officials, as well as certain aspects of prostitution, extortion and labor racketeering. It is noted this Division also oversees a major program to insure the prompt dissemination of that information coming to our attention in our investigative operations, which suggests possible violations of other Federal, state and local laws and most particularly that information which relates to narcotics activity.

Another important phase of the Bureau's work overseen by this Division pertains to the supervision and apprehension of fugitives being sought in matters under FBI jurisdiction. During 1972, this program resulted in the location of more than 36,000 fugitives by the FBI. Such includes all persons charged in Federal warrants with violating the various criminal statutes over which the FBI has jurisdiction and includes escaped Federal prisoners, Federal parole violators, conditional release violators, persons sought for state felonies on behalf of state and local authorities under the Fugitive Felon Act, and military deserters when a specific request for assistance has been received. Also supervised in connection with the fugitive program are all aspects of the location of Selective Service fugitives. It is noted that unless extended by Congress, the authority to induct under the Selective Service Act will expire June 30, 1973.

A third category of investigations of interest to this Division concerns investigations under the Government Employees Security Program pursuant to Executive Orders 10450 and 10422 and certain other laws. Related cases supervised by this Division are investigations of Presidential appointees, White House personnel, staff personnel of seven congressional committees. Department of Justice employees, officials of the Administrative Office of the U.S. Courts, and sensitive positions for the Atomic Energy Commission. This Division also is responsible for investigations of maintenance employees for access to Bureau space as well as those investigations concerning applicants for a pardon after completion of sentence. At the present time, the Bureau is in the process of discontinuing investigations of nonprofessional personnel of the Department of Justice in view of the fact the Civil Service Commission is assuming responsibility for such cases effective July 1, 1973. This Division, however, will continue to have the responsibility for the investigations of all professional-type employees of the Department of Justice, as well as those in a few sensitive nonprofessional positions.

- 15 - CONFIDENTIA

#### INSPECTION DIVISION

The Inspection Division is headed by Assistant Director L. M. Walters, assisted by two Inspectors, designated Number One Man and Number Two Man. The present staff consists of ten Inspectors, 32 Inspector's Aides, and 4 clerical employees.

The inspection program is an essential tool of top management and it functions immediately under the Director. Inspectors serve as personal representatives of the Director in discharging their assignments which include regular, periodic inspections of all field offices, foreign liaison posts, and headquarters divisions; special surveys; and other special assignments as warranted. Their reports furnish information essential to evaluating existing policies and procedures, determining necessary adjustments in same and in some cases are the basis for adopting new policies, procedures and programs. Inspections are designed also to constitute periodic internal audits and evaluations of delegations of authority, deployment and the maximum utilization of manpower, and the detection of areas requiring strengthening or intensification of effort in order to promote efficiency, secure maximum economy, prevent weaknesses and generally aid in the more effective discharge of the Bureau's duties and responsibilities.

Such work is performed by experienced, highly trained personnel who are selected and evaluated for long-range administrative, supervisory and executive advancement constituting an inseparable part of the FBI's executive development program.

### COMPUSED STREET DEVISION

The Computer Systems Division is responsible for all FBI computer activity. It operates the Uniform Crime Reporting Program, a voluntary crime statistics program wherein law enforcement agencies throughout the country submit statistical data on crime and criminals for correlation and publication. It has responsibility for National Crime Information Center (NCIC), a nationwide computerized criminal justice information system wherein documented information concerning wanted persons, stolen property and criminal histories is stored in a computer in Washington and is instantly available via dedicated communications lines to law enforcement agencies throughout the country. The Data Processing Section is a major administrative component of the Computer Systems Division. This Section operates and maintains the FBIs computer hardway develops automated programs for other FBI Divisions, has responsibility for preparation of the Bureau's payroll and the processing for payment of its vouchers. Computer Systems Division employs approximately 650 people a high percentage of whom are specialists in computer matters, systems design or specialized and unique programs. None of the many problems with which this Division contends are in need of immediate attention or resolution.

CONFIDENTIAL

May 3, 1973

### CONFIDENTIAL

#### OFFICE OF PLANNING AND EVALUATION

The Office of Planning and Evaluation, headed by an Assistant Director, was created in August, 1972.

The office is charged with the responsibilities of conducting comprehensive studies of FBI policies and operations and making recommendations for the decision of the Director of the FBI with regard to policy changes and long-range planning aimed at strengthening the capabilities of the FBI to perform its assigned functions.

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## CHANGED TO

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

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Senate Judiciary Committee on 4/10/73. According to Committee sources, Senator Byrd described his Bill briefly to the members of the Committee and can quickly and effectively enact some legislation to insure a politically independent FBI in the future. Sources advised that Senator Byrd indicated he would like to see hearings commence on this legislation as soon as possible after the Committee completes its consideration of the next nominee for the position of Director of the FBI. Other sources indicated that there may be REC-55

Enclosures

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1 - Mr. Mintz 1 - Mr. Bowers

(CONTINUED-OVER)

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Bowers to Kinley memo (continued)

Re: S.1500 and S.1502

sentiment among some members of the Committee to try to conduct hearings on this legislation before the next nominee is considered, particularly if there is any delay on the part of the Administration in submitting a new nominee. The Jackson Bill specifically provides that the term of any person nominated and confirmed prior to the enactment of this Bill shall not extend beyond January 1, 1974, at which time that person could be renominated for the position if he met the general requirements of the Bill.

Progress of this legislation will be followed closely. Copies of the two Bills are enclosed.

#### RECOMMENDATION:

For information.

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See memo Legal Counsol to Acting Director Captioned "Report of Proceedings of the Comm. On the Judiciery on the Nomination of Clarence M. Kelley to Be Director, FBI. "6/12/173. Copy to Basse" and Bowers.

#### IN THE SENATE OF THE UNITED STATES

APRIL 6, 1973

Mr. Jackson introduced the following bill; which was read twice and referred to the Committee on the Judiciary

### A BILL

- To promote, preserve, protect, and guarantee the independent professionalism of the Federal Bureau of Investigation by making organizational changes in the Office of Director; by requiring that the Office of Director be filled only by qualified persons having professional law enforcement experience; by establishing a fifteen-year term for the Office of Director; by setting forth conditions for removal of the Director from office; by limiting the term of any person nominated and confirmed as Director before the passage of this Act; and by requiring the Director to submit an annual report to Congress to be referred to the Government Operations Committees of the House and Senate for consideration and appropriate legislative recommendations.
- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

- 1 That this Act may be cited as the "Federal Bureau of In-
- 2 vestigation Reorganization and Reform Act of 1973".
- 3 Sec. 2. The Congress declares that it is a matter of
- 4 utmost national importance that the Federal Bureau of Inves-
- 5 tigation perform its appointed law enforcement functions in a
- 6 manner characterized by the highest degree of independent
- 7 professionalism. The Congress further declares that it is a
- 8 matter of utmost national importance that the Federal Bureau
- 9 of Investigation perform its functions free from any influence,
- 10 political or otherwise, that would tend to impair, impede,
- 11 or compromise the independent professionalism of the Fed-
- 12 eral Bureau of Investigation. Further, it is the express policy
- 13 and intent of the Congress that the President of the United
- 14 States in appointing an individual to be Director of the Fed-
- 15 eral Bureau of Investigation shall observe the purposes and
- 16 provisions of this Act.
- 17 Sec. 3. The Director of the Federal Bureau of Investiga-
- 18 tion shall be appointed by the President of the United States
- 19 by and with the advice and consent of the Senate. The Presi-
- 20 dent of the United States shall make a nomination for Direc-
- 21 tor of the Federal Bureau of Investigation within sixty days
- 22 after a vacancy occurs in that office. The President of the
- 23 United States shall also have the power to name an interim
- 24 Director of the Federal Bureau of Investigation who shall

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#### By Mr. Jackson

APRIL 6, 1973

Read twice and referred to the Committee on the Judiciary

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1	(1) permanent incapacity,
2	(2) neglect of duty,
3	(3) malfeasance in office,
4	(4) any felony or conduct involving moral turpitude.
5	SEC. 7. Upon attaining seventy years of age, the Direc-
6	tor of the Federal Bureau of Investigation shall be retired.
7	SEC. 8. The term of office of any person nominated and
8	confirmed by the Senate to be Director of the Federal Bureau
9	of Investigation prior to the enactment of this Act shall not
10	extend beyond January 1, 1974. Nothing in this Act shall
11	be interpreted to prevent the renomination of the person who
12	is the incumbent Director of the Federal Bureau of Inves-
13	tigation on the date of enactment of this Act, if he meets the
14	criterion of eligibility established by this Act.
15	Sec. 9. The Director of the Federal Bureau of Investi-
16	gation shall prepare and transmit on January 1 of every
17	year an annual report to Congress. The report shall be
18	referred to the Committees on Government Operations of
19	the House and Senate for review, and for the submission
20	of such recommendations to the House and Senate as the
21	committees deem necessary and desirable.

- 1 serve until the permanent Director of the Federal Bureau of
- 2 Investigation is confirmed by the Senate.
- 3 Sec. 4. No person shall be qualified or eligible to be
- 4 appointed by the President of the United States to serve as
- 5 interim Director of the Federal Bureau of Investigation, or
- 6 nominated by the President of the United States to be
- 7 Director of the Federal Bureau of Investigation unless that
- 8 person has at least fifteen years experience in the field of law
- 9 enforcement, of which at least the last ten years of this ex-
- 10 perience shall have been in a responsible position in the
- 11 Federal Bureau of Investigation.
- 12 SEC. 5. The Director of the Federal Bureau of Investi-
- 13 gation shall hold office for a term beginning upon his con-
- 14 firmation by the Senate and expiring fifteen years after the
- 15 date upon which he was confirmed. A person holding the
- 16 Office of Director of the Federal Bureau of Investigation
- 17 shall not be eligible for reappointment after the expiration
- 18 of his term, nor shall a Director of the Federal Bureau of
- 19 Investigation be eligible for reappointment if his tenure in
- 20 office expired by resignation, or by removal for cause, as
- 21 hereinafter provided by this Act.
- 22 Sec. 6. The Director of the Federal Bureau of Investi-
- 23 gation may be removed from office for only the following
- 24 reasons:

93D CONGRESS 1ST SESSION

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#### IN THE SENATE OF THE UNITED STATES

APRIL 10, 1973

Mr. Brock introduced the following bill; which was read twice and referred to the Committee on the Judiciary

## A BILL

To amend title VI of the Omnibus Crime Control and Safe Streets

Act of 1968 to provide for a six-year term for the appointment of the Director of the Federal Bureau of Investigation.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 That section 1101 of the Omnibus Crime Control and Safe
- 4 Streets Act of 1968 is amended by inserting "(a)" after the
- 5 section designation and by adding at the end thereof the
- 6 following new subsection:
- 7 "(b) Effective after January 3, 1973, the term of serv-
- 8 ice of the Director of the Federal Bureau of Investigation
- 9 shall be six years."

II

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APRIL 10, 1973

Read twice and referred to the Committee on the Judiciary

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- 9 shall be six years,"

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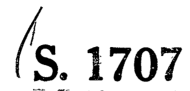
#### By Mr. Brock

APRIL 10, 1973

Read twice and referred to the Committee on the Judiciary

62-24172.33





#### IN THE SENATE OF THE UNITED STATES

May 3, 1973

Mr. Schweiker introduced the following bill; which was read twice and referred to the Committee on the Judiciary

## A BILL

To establish the Federal Bureau of Investigation as an independent agency of the executive branch of the Government, responsible to the Congress, and to provide for the term and succession of the Director and Deputy Director.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 That this Act may be cited as the "Independent Federal
- 4 Bureau of Investigation Act".
- 5 ESTABLISHMENT
- 6 Sec. 2. (a) There is established as an independent estab-
- 7 lishment of the executive branch of the United States Govern-
- 8 ment, the Federal Bureau of Investigation (referred to in this
- 9 Act as the "Bureau").

- 1 (b) (1) The Bureau shall be headed by a Director who
- 2 shall be appointed by the President, by and with the advice
- 3 and consent of the Senate. There shall be in the Bureau a
- 4 Deputy Director who shall be appointed by the President,
- 5 by and with the advice and consent of the Senate.
- 6 (2) The term of office of the Director and the Deputy
- 7 Director shall be ten years, except that any Director or
- 8 Deputy Director appointed to fill a vacancy occurring prior
- 9 to the expiration of the term to which his predecessor was
- 10 appointed shall be appointed for the remainder of such term.
- 11 Upon the expiration of his term, the Director and the Deputy
- 12 Director shall continue to serve until his successor has been
- 13 appointed and has qualified, except that neither the Director
- 14 nor the Deputy Director may serve under the authority of
- 15 this sentence for a period longer than 60 days after the ex-
- 16 piration of that term.
- 17 (3) The Deputy Director may be appointed to a full
- 18 term as Director: Provided, That such nomination is made
- 19 within twenty days after the expiration of the termination
- 20 of service of the prior Director. If, after the expiration of
- 21 twenty days following the termination of the prior Director's
- 22 service, the Deputy Director has not been appointed to suc-
- 23 ceed as Director he shall be ineligible for the office of Di-
- 24 rector for a period of ten years thereafter. No individual
- 25 serving as Director may be appointed to succeed himself, re-

- 1 gardless of the period of time he has served as Director. No
- 2 acting Director shall be eligible for appointment as Director.
- 3 No individual may hold the office of Director more than
- 4 twelve years during any twenty-two year period.
- 5 (4) The President shall remove the Director or Deputy
- 6 Director from office, prior to the expiration of their respective
- 7 terms, for malfeasance in office, neglect of their duties, or
- 8 permanent incapacity. Failure to follow a directive from any
- 9 member of the executive branch or legislative branch of
- 10 Government shall not constitute grounds for removal from
- 11 office unless such failure constitutes a dereliction of the lawful
- 12 duties of the Director or Deputy Director.
- 13 (5) The Deputy Director shall perform such functions
- 14 as the Director may prescribe and shall be the Acting Direc-
- 15 tor during the absence or disability of the Director or in the
- 16 event of a vacancy in the position of Director.
- 17 (c) The President, by and with the advice and consent
- 18 of the Senate, is authorized to appoint within the Bureau
- 19 not to exceed twelve Assistant Directors.
- 20 FUNCTIONS
- 21 Sec. 3. (a) There are transferred to the Bureau and the
- 22 Bureau shall perform all functions carried out by the Federal
- 23 Bureau of Investigation, Department of Justice.
- 24 (b) There are transferred to the Bureau, and the Bureau
- 25 shall perform, all functions of the Attorney General, with

1.	respect to, and being administered through, the Federal
2	Bureau of Investigation, Department of Justice.
3	(c) The Bureau is authorized to—
4	(1) detect and investigate crimes against the United
5	States;
6	(2) assist in the protection of the President; and
. 7	(3) upon the request of the President, conduct such
8	other investigations regarding official matters under the
9	control of the Department of Justice and the Department
10	of State as he may direct.
11	This subsection does not limit the authority of departments
12	and agencies to investigate crimes against the United States
13	when investigative jurisdiction has been assigned by law to
14	such departments and agencies.
<b>1</b> 5	· (d) The Director shall cooperate fully with the Attor-
16	ney General with respect to the investigation and prosecu-
17	tion of crimes against the United States.
18	(e) The Director shall—
19	(1) acquire, collect, classify, and preserve identifi-
20	cation, criminal identification, crime, and other records;
21	and
22	(2) exchange these records with, and for the official
23	use of authorized officials of the Federal Government,
24	the States, cities, and penal and other institutions.
25	The exchange of records authorized by clause (2) of this

1	subsection is subject to cancellation if dissemination is made
2	outside the receiving departments or related agencies.
3	(f) (1) The Director and the Bureau may investigate
4	any violation of title 18, United States Code, involving
5	Government officers and employees—
6	(A) notwithstanding any other provision of law;
7	and
.8	(B) without limiting the authority to investigate
9	any matter which is conferred on them or on a depart-
10	ment or agency of the Government.
11	(2) Any information, allegation, or complaint re-
12	ceived in a department or agency of the executive branch
13	of the Government relating to violations of such title 18 in-
14	volving Government officers and employees shall be expedi-
15	tiously reported to the Director by the head of the depart-
16	ment or agency, unless—
17	(A) the responsibility to perform an investigation
18	with respect thereto is specifically assigned otherwise
19	by any other provision of law; or
20.	(B) as to any department or agency of the Govern-
21	ment, the Director directs otherwise with respect to a
22	specified class of information, allegation, or complaint.
23	(3) This section does not limit—
24	(A) the authority of the military departments to
25	investigate persons or offenses over which the armed

- 1 forces have jurisdiction under chapter 47 of title 10,
- 2 United States Code (the Uniform Code of Military Jus-
- 3 tice); or
- 4 (B) the primary authority of the United States
- 5 Postal Service to investigate postal offenses.
- 6 PERSONNEL OF THE BUREAU
- 7 SEC. 4. (a) The Director may appoint such personnel as
- 8 may be necessary to carry out the provisions of this Act
- 9 without regard to the provisions of title 5, United States
- 10 Code, governing appointments in the competitive service.
- (b) (1) Section 5313 of title 5, United States Code,
- 12 relating to level II of the Executive Schedule, is amended
- 13. by adding at the end thereof the following new paragraph:
- 14" (22) Director, Federal Bureau of Investigation."
- 15 (2) Section 5314 of such title, relating to level III of
- 16 the Executive Schedule, is amended by adding at the end
- 17 thereof the following new paragraph:
- 18: "(60) Deputy Director, Federal Bureau of In-
- vestigation."
- 20 (3) Section 5315 of such title, relating to level IV
- 21 of the Executive Schedule, is amended by adding at the end
- 22 thereof the following new paragraph:
- 23 "(98) Assistant Director, Federal Bureau of In-
- vestigation (12)."
- 25 (c) The Director is authorized to fix the compensation

- 1 of the personnel of the Bureau and to prescribe their func-
- 2 tions and duties.
- 3 (d) The Director may obtain the services of experts
- 4 and consultants in accordance with the provisions of sec-
- 5 tion 3109 of title 5, United States Code.
- 6 TRANSFERS
- 7 Sec. 5. (a) All personnel, assets, liabilities, contracts,
- 8 property, and records as are determined by the D irector of
- 9 the Office of Management and Budget to be employed, held,
- or used primarily in connection with any function transferred
- 11 under the provisions of section 3, are transferred to the
- 12 Bureau.
- (b) All personnel transferred by this Act shall remain
- 14 in the excepted service.
- 15 ADMINISTRATIVE PROVISIONS
- SEC. 6. (a) The Director may, in addition to the au-
- 17 thority to delegate and redelegate contained in any other Act
- 18 in the exercise of the functions transferred to the Bureau by
- 19 this Act, delegate any of his functions to such officers and
- 20 employees of the Bureau as the Director may designate, and
- 21 may authorize such successive redelegations of such functions
- 22 as he may deem desirable.
- 23 (b) In order to carry out the provisions of this Act, the
- 24 Bureau is authorized—
- 25 (1) to adopt, alter, and use a seal;

1	(2) to adopt, amend, and repeal rules and regula-
2	tions governing the manner of its operations, organiza-
3	tion, and personnel, and the performance of the powers
4	and duties granted to or imposed upon it by law;
5	(3) to accept gifts or donations of services, money,

- (3) to accept gifts or donations of services, money, or property, real, personal, or mixed, tangible, or intangible;
- (4) to enter into contracts or other arrangements or modifications thereof, with any agency or department of the United States, or with any State or political subdivision thereof, or with any person, firm, association, or corporation, and such contracts or other arrangements, or modifications thereof, may be entered into without legal consideration, without performance or other bonds, and without regard to section 3709 of the Revised Statutes (41 U.S.C. 5);
- (5) to make advance, progress, and other payments which the Director deems necessary under this Act without regard to the provisions of section 3648 of the Revised Statutes (31 U.S.C. 529);
- (6) to utilize, with their consent, the services, equipment, personnel, and facilities of any other department or agency of the United States, with or without reimbursement;
  - (7) to accept and utilize the services of voluntary

1	and uncompensated personnel and reimburse them for
2	travel expenses including per diem, as authorized by sec-
3	tion 5703 of title 5, United States Code;
4	(8) to make other necessary expenditures; and
5	(9) to take such other action as may be necessary
6	to carry out the provisions of this Act.
7	(c) Upon request made by the Director each Federal
8	department and agency is authorized and directed to make
9	its services, equipment, personnel, facilities, and information
10	(including suggestions, estimates, and statistics) available
11	to the greatest practicable extent consistent with the laws to
12	the Bureau in the performance of its functions.
13	EXPENSES OF UNFORESEEN EMERGENCIES OF A
14	CONFIDENTIAL CHARACTER
15	SEC. 7. Appropriations for the Bureau are available for
16	expenses of unforeseen emergencies of a confidential charac-
17	ter, when so specified in the appropriation concerned, to
18	be spent under the direction of the Director. The Director
19	shall certify the amount spent that he considers advisable
20	not to specify, and his certification is a sufficient voucher for
21	the amount therein expressed to have been spent.
22	ANNUAL REPORT
23	SEC. 8. The Director shall, as soon as practicable after
24	the end of each fiscal year, make a report in writing, to be
25	delivered simultaneously to the President and to the Congress,

1	on the activities of the Bureau during the preceding fiscal
2	year, including a complete financial statement describing
3	all expenses of the Bureau including confidential expenses
4	as certified by the Director under section 7 of this Act. Upon
5	the request of one-third of the members of the Judiciary
6	Committee of either the House of Representatives or the
7	Senate, the Director shall appear in person, during a closed
8	session of either such committee, or both, and shall respond
9	to any questions concerning the operation of the Bureau, and
10	shall, upon request, disclose all details concerning any ex-
11	penses certified as confidential under any such report.
12	SAVINGS PROVISIONS
13	SEC. 9. (a) All orders, determinations, rules, regula-
14	tions, permits, contracts, certificates, licenses, and privileges-
15	(1) which have been issued, made, granted, or
16	allowed to become effective in the exercise of functions
17	which are transferred under this Act, by (A) any de-
18	partment or agency, any functions of which are trans-
19	ferred by this Act, or (B) any court of competent juris-
20	diction; and
21	(2) which are in effect at the time this Act takes
22	effect, shall continue in effect according to their terms
23	until modified, terminated, superseded, set aside, or re-
24	pealed by the Director, by any court of competent
25	jurisdiction, or by operation of law.

1	(b) The provisions of this Act shall not affect any
2	proceedings pending at the time this section takes effect
3	before any department or agency, or part thereof, functions
4	of which are transferred by this Act, except that such pro-
5	ceedings, to the extent that they relate to functions so
6	transferred, shall be continued before the Bureau. Such pro-
7	ceedings, to the extent they do not relate to functions so trans-
8	ferred, shall be continued before the department or agency,
9	or part thereof, before which they were pending at the time
10	of such transfer. In either case orders shall be issued in such
11	proceedings, appeals shall be taken therefrom, and payments
12	shall be made pursuant to such orders, as if this Act had not
13	been enacted, and orders issued in any such proceedings
14	shall continue in effect until modified, terminated, super-
15	seded, or repealed by the Bureau, by a court of competent
16	jurisdiction, or by operation of law.
17	(c) (1) Except as provided in paragraph (2)—

- 18 (A) the provisions of this Act shall not affect suits 19 commenced prior to the date this section takes effect; 20 and
- 21 (B) in all such suits proceedings shall be had,
  22 appeals taken, and judgments rendered, in the same
  23 manner and effect as if this Act had not been enacted.
  24 No suit, action, or other proceeding commenced by or
  25 against any officer in his official capacity as an officer of any

- 1 department or agency, or part thereof, functions of which
- 2 are transferred by this Act, shall abate by reason of the
- 3 enactment of this Act. No cause of action by or against any
- 4 department or agency, or part thereof, functions of which are
- 5 transferred by this Act, or by or against any officer thereof
- 6 in his official capacity shall abate by reason of the enactment
- 7 of this Act. Causes of actions, suits, or other proceedings may
- 8 be asserted by or against the United States or such official
- 9 of the Bureau as may be appropriate and, in any litigation
- 10 pending when this section takes effect, the court may at any
- 11 time, on its own motion or that of any party, enter an order
- 12 which will give effect to the provisions of this subsection.
- 13 (2) if before the date on which this Act takes effect,
- 14 any department or agency, or officer thereof in his official
- 15 capacity, is a party to a suit, and under this Act—
- 16 (A) such department or agency, or any part there-
- of, is transferred to the Bureau; or
- 18 (B) any function of such department or agency, or
- part thereof, or officer is transferred to the Bureau,
- 20 then such suit shall be continued by the Bureau.
- 21 (d) With respect to any function transferred by this
- 22 Act and exercised after the effective date of this Act, refer-
- 23 ence in any other Federal law to any department or agency,
- 24 or part thereof, or officer so transferred or functions of which

- 1 are so transferred shall be deemed to mean the Bureau or
- 2 the officer in which such function is vested pursuant to this
- 3 Act.
- 4 (e) This Act shall not have the effect of releasing or
- 5 extinguishing any criminal prosecution, penalty, forfeiture,
- · 6 or liability incurred as a result of any function transferred
- 7 under this Act.
- 8 (f) Orders and actions of the Bureau in the exercise
- 9 of functions transferred under this Act shall be subject
- 10 to judicial review to the same extent and in the same manner
- 11 as if such orders and actions had been by the department
- 12 or agency, or part thereof, exercising such functions, im-
- 13 mediately preceding their transfer. Any statutory require-
- 14 ments relating to notice, hearings, action upon the record,
- 15 or administrative review that apply to any function trans-
- 16 ferred by this Act shall apply to the exercise of such func-
- 17 tion by the Bureau.
- 18 (g) In the exercise of the functions transferred under
- 19 this Act, the Bureau shall have the same authority as
- 20 that vested in the department or agency, or part thereof,
- 21 exercising such functions immediately preceding their trans-
- 22 fer, and actions of the Bureau in exercising such functions
- 23 shall have the same force and effect as when exercised by
- 24 such department or agency.

1	REPEALER
2	SEC. 10. (a) (1) Chapter 33 of title 28, United States
3	Code, is repealed.
4	(2) The table of chapters of part II of such title is
5	amended by striking out
	"33. Federal Bureau of Investigation 531".
6	(b) Title VI of the Omnibus Crime Control and Safe
7	Streets Act of 1968 is repealed.
8	EFFECTIVE DATE; INITIAL APPOINTMENT OF OFFICERS
9	SEC. 11. (a) This Act, and amendments made by this
10	Act, other than this section and section 9, shall take effect
11	ninety days after the enactment of this Act, or on such prior
12	date after enactment of this Act as the President shall pre-
13	scribe and publish in the Federal Register.
14	(b) Notwithstanding subsection (a) of this section, any
15	of the officers provided for in section 2 of this Act may be
16	appointed in the manner provided for in this Act at any
17	time after the date of enactment of this Act. Such officers
18	shall be compensated from the date they first take office, at
19	the appropriate rates provided for in this Act or amend-
20	ments made by this Act. Such compensation and related
21	expenses of such officers shall be paid from funds available
22	for the functions to be transferred to the Bureau under this
23	Act

93D CONGRESS 1ST SESSION

## S. 1707

### A BILL

To establish the Federal Bureau of Investigation as an independent agency of the executive branch of the Government, responsible to the Congress, and to provide for the term and succession of the Director and Deputy Director.

#### By Mr. Schweiker

May 3, 1973

Read twice and referred to the Committee on the Judiciary

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#### IN THE SENATE OF THE UNITED STATES

APRIL 6, 1973

Mr. Robert C. Byrd (for himself, Mr. Bentsen, and Mr. Mansfield) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

## A BILL

To establish the Federal Bureau of Investigation as an independent agency of the executive branch of the Government

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 That this Act may be cited as the "Federal Bureau of In-
- 4 vestigation Improvement Act".
- 5 ESTABLISHMENT
- 6 SEC. 2. (a) There is established as an independent es-
- 7 tablishment of the executive branch of the United States
- 8 Government, the Federal Bureau of Investigation (referred
- 9 to in this Act as the "Bureau").
- 10 (b) The Bureau shall be headed by a Director who shall

- 1 be appointed by the President, by and with the advice and
- 2 consent of the Senate, for a term of seven years. There shall
- 3 be in the Bureau a Deputy Director who shall be appointed
- 4 by the President, by and with the advice and consent of the
- 5 Senate, for a term of seven years. The Deputy Director shall
- 6 perform such functions as the Director may prescribe and
- 7 shall be the Acting Director during the absence or disability
- 8 of the Director or in the event of a vacancy in the position
- 9 of Director. Upon the expiration of his term, the Director
- 10 shall continue to serve until his successor has been appointed
- 11 and has qualified, except that the Director may not serve
- 12 under the authority of this sentence for a period longer than
- 13 one year after the expiration of that term.
- 14 (c) The President, by and with the advice and consent
- 15 of the Senate, is authorized to appoint within the Bureau not
- 16 to exceed eleven Assistant Directors.
- 17 FUNCTIONS
- 18 SEC. 3. There are transferred to the Bureau and the
- 19 Bureau shall perform all functions carried out by the Fed-
- 20 eral Bureau of Investigation, Department of Justice.
- 21 (b) There are transferred to the Bureau, and the
- 22 Bureau shall perform, all functions of the Attorney General,
- 23 with respect to, and being administered through, the Fed-
- 24 eral Bureau of Investigation, Department of Justice.
- 25 (c) The Bureau is authorized to—

1	(1) detect and prosecute crimes against the United
2	States;
3	(2) assist in the protection of the President; and
4	(3) upon the request of the President, conduct such
5	other investigations regarding official matters under the
6	control of the Department of Justice and the Depart-
7	ment of State as he may direct.
8	This subsection does not limit the authority of departments
9	and agencies to investigate crimes against the United States
10	when investigative jurisdiction has been assigned by law
11	to such departments and agencies.
12	(d) The Director shall—
13	(1) acquire, collect, classify, and preserve identifi-
14	cation, criminal identification, crime, and other records;
15	and
16	(2) exchange these records with, and for the official
17	use of authorized officials of the Federal Government,
18	the States, cities, and penal and other institutions.
19	The exchange of records authorized by clause (2) of this
20	subsection is subject to cancellation if dissemination is made
21	outside the receiving departments or related agencies.
22	(c) (1) The Director and the Bureau may investigate
2,3	any violation of title 18, United States Code, involving
24	Government officers and employees—

1 (A) notwithstanding any other provision of law;
2 and
3 (B) without limiting the authority to investigate
4. any matter which is conferred on them or on a de-
5 partment or agency of the Government.
6 (2) Any information, allegation, or complaint received
7 in a department or agency of the executive branch of the
8 Government relating to violations of such title 18 involving
9 Government officers and employees shall be expeditiously
10. reported to the Director by the head of the department or
11 agency, unless—
(A) the responsibility to perform an investigation
with respect thereto is specifically assigned otherwise
by any other provision of law; or
15 (B) as to any department or agency of the Gov-
ernment, the Director directs otherwise with respect
to a specified class of information, allegation, or com-
18 plaint.
19 (3) This section does not limit—
20 (A) the authority of the military departments to
21 investigate persons or offenses over which the armed
forces have jurisdiction under chapter 47 of title 10,
United States Code (the Uniform Code of Military
Justice); or

1	(B) the primary authority of the United States
2	Postal Service to investigate postal offenses.
3	PERSONNEL OF THE BUREAU
4	SEC. 4. (a) The Director may appoint such personnel
5	as may be necessary to carry out the provisions of this Act
6	without regard to the provisions of title 5, United States
7	Code, governing appointments in the competitive service.
8	(b) (1) Section 5313 of title 5, United States Code,
9	relating to level II of the Executive Schedule, is amended by
10	adding at the end thereof the following new paragraph:
11	"(22) Director, Federal Bureau of Investigation."
12	(2) Section 5314 of such title, relating to level III of
13	the Executive Schedule, is amended by adding at the end
14	thereof the following new paragraph:
15	"(60) Deputy Director, Federal Bureau of Investi-
16	gation."
17	(3) Section 5315 of such title, relating to level IV of
18	the Executive Schedule, is amended by adding at the end
19	thereof the following new paragraph:
20	"(98) Assistant Director, Federal Bureau of In-
21	vestigation (11)."
22	(c) The Director is authorized to fix the compensation
23	of the personnel of the Bureau and to prescribe their func-
24	tions and duties.

1	(d) The Director may obtain the services of experts
2	and consultants in accordance with the provisions of section
3	3109 of title 5, United States Code.
4	TRANSFERS
5	SEC. 5. (a) All personnel, assets, liabilities, contracts,
6	property, and records as are determined by the Director of
7	the Office of Management and Budget to be employed, held,
8	or used primarily in connection with any function transferred
9	under the provisions of section 3, are transferred to the
10	Bureau.
11	(b) All personnel transferred by this Act shall remain
12	in the excepted service.
13	ADMINISTRATIVE PROVISIONS
13 14	ADMINISTRATIVE PROVISIONS  Sec. 6. (a) The Director may, in addition to the au-
14	SEC. 6. (a) The Director may, in addition to the au-
14 15	SEC. 6. (a) The Director may, in addition to the authority to delegate and redelegate contained in any other
<ul><li>14</li><li>15</li><li>16</li></ul>	SEC. 6. (a) The Director may, in addition to the authority to delegate and redelegate contained in any other Act in the exercise of the functions transferred to the Bureau
14 15 16 17	SEC. 6. (a) The Director may, in addition to the authority to delegate and redelegate contained in any other Act in the exercise of the functions transferred to the Bureau by this Act, delegate any of his functions to such officers
14 15 16 17 18	SEC. 6. (a) The Director may, in addition to the authority to delegate and redelegate contained in any other Act in the exercise of the functions transferred to the Bureau by this Act, delegate any of his functions to such officers and employees of the Bureau as the Director may designate,
14 15 16 17 18 19	SEC. 6. (a) The Director may, in addition to the authority to delegate and redelegate contained in any other Act in the exercise of the functions transferred to the Bureau by this Act, delegate any of his functions to such officers and employees of the Bureau as the Director may designate, and may authorize such successive redelegations of such
14 15 16 17 18 19 20	SEC. 6. (a) The Director may, in addition to the authority to delegate and redelegate contained in any other Act in the exercise of the functions transferred to the Bureau by this Act, delegate any of his functions to such officers and employees of the Bureau as the Director may designate, and may authorize such successive redelegations of such functions as he may deem desirable.
14 15 16 17 18 19 20 21	SEC. 6. (a) The Director may, in addition to the authority to delegate and redelegate contained in any other Act in the exercise of the functions transferred to the Bureau by this Act, delegate any of his functions to such officers and employees of the Bureau as the Director may designate, and may authorize such successive redelegations of such functions as he may deem desirable.  (b) In order to carry out the provisions of this Act, the

lations governing the manner of its operations, organi-

	7
1	zation, and personnel, and the performance of the powers
2	and duties granted to or imposed upon it by law;
3	(3) to accept gifts or donations of services, money,
4	or property, real, personal, or mixed, tangible, or in-
5	tangible;
6	(4) to enter into contracts or other arrangements
7	or modifications thereof, with any agency or depart-
8	ment of the United States, or with any State or politi-
9	cal subdivision thereof, or with any person, firm, asso-
10	ciation, or corporation, and such contracts or other ar-
11	rangements, or modifications thereof, may be entered
12	into without legal consideration, without performance or
13	other bonds, and without regard to section 3709 of the
14	Revised Statutes (41 U.S.C. 5);
15	(5) to make advance, progress, and other pay-
16	ments which the Director deems necessary under this
17	Act without regard to the provisions of section 3648 of
18	the Revised Statutes (31 U.S.C. 529);
19	(6) to utilize, with their consent, the services,
20	equipment, personnel, and facilities of any other depart-
21	ment or agency of the United States, with or without
22	reimbursement;

(7) to accept and utilize the services of voluntary and uncompensated personnel and reimburse them for

23

1	travel expenses including per diem, as authorized by
2	section 5703 of title 5, United States Code;
3	(8) to make other necessary expenditures; and
4	(9) to take such other action as may be necessary
5	to carry out the provisions of this Act.
6	(c) Upon request made by the Director each Federal
.7	department and agency is authorized and directed to make
8.	its services, equipment, personnel, facilities, and information
9	(including suggestions, estimates, and statistics) available
10.	to the greatest practicable extent consistent with the laws to
<b>†1</b>	- the Bureau in the performance of its functions.
12	·····EXPENSES OF UNFORESEEN EMERGENCIES OF A
13	CONFIDENTIAL CHARACTER
14	SEC. 7. Appropriations for the Bureau are available for
15	expenses of unforeseen emergencies of a confidential char-
16	acter, when so specified in the appropriation concerned, to
17	be spent under the direction of the Director. The Director
18	shall certify the amount spent that he considers advisable
19	not to specify, and his certification is a sufficient voucher for
20	the amount therein expressed to have been spent.
21	ANNUAL REPORT
22	SEC. 8. The Director shall, as soon as practicable after
23	the end of each fiscal year, make a report in writing to the
24	President for submission to the Congress on the activities
25	of the Bureau during the preceding fiscal year.

1	: SAVINGS PROVISIONS
2	SEC. 9. (a) All orders, determinations, rules, regulations,
3.	permits, contracts, certificates, licenses, and privileges—:
.4	(1) which have been issued, made, granted, or
,5	: allowed to become effective in the exercise of functions
,6、	which are transferred under this Act, by (A) any
7	department or agency, any functions of which are trans-
8	ferred by this Act, or (B) any court of competent juris-
9;	diction; and
10.	(2) which are in effect at the time this Act takes
11	effect,
12	shall continue in effect according to their terms until modified,
13	terminated, superseded, set aside, or repealed by the Director,
14	by any court of competent jurisdiction, or by operation of
15.	law.
16	(b) The provisions of this Act shall not affect any pro-
17	ceedings pending at the time this section takes effect before
18	any department or agency, or part thereof, functions of which
19	are transferred by this Act, except that such proceedings, to
20	the extent that they relate to functions so transferred, shall be
21	continued before the Bureau. Such proceedings, to the extent
22	they do not relate to functions so transferred, shall be con-
23	tinued before the department or agency, or part thereof,
24	before which they were pending at the time of such transfer.

- 1 In either case orders shall be issued in such proceedings,
- 2 appeals shall be taken therefrom, and payments shall be
- 3 made pursuant to such orders, as if this Act had not been en-
- 4 acted, and orders issued in any such proceedings shall con-
- 5 tinue in effect until modified, terminated, superseded, or
- 6 repealed by the Bureau, by a court of competent jurisdiction,
- 7 or by operation of law.
- 8 (c) (1) Except as provided in paragraph (2)—
- 9 (A) the provisions of this Act shall not affect suits
- commenced prior to the date this section takes effect; and
- 11 (B) in all such suits proceedings shall be had, ap-
- peals taken, and judgments rendered, in the same man-
- ner and effect as if this Act had not been enacted.
- 14 No suit, action, or other proceeding commenced by or against
- 15 any officer in his official capacity as an officer of any de-
- 16 partment or agency, or part thereof, functions of which are
- 17 transferred by this Act, shall abate by reason of the enact-
- 18 ment of this Act. No cause of action by or against any de-
- 19 partment or agency, or part thereof, functions of which are
- 20 transferred by this Act, or by or against any officer thereof
- 21 in his official capacity shall abate by reason of the enactment
- 22 of this Act. Causes of actions, suits, or other proceedings may
- 23 be asserted by or against the United States or such official
- 24 of the Bureau as may be appropriate and, in any litigation
- 25 pending when this section takes effect, the court may at any

- 1 time, on its own motion or that of any party, enter an order
- 2 which will give effect to the provisions of this subsection.
- 3 (2) If before the date on which this Act takes effect,
- 4 any department or agency, or officer thereof in his official
- 5 capacity, is a party to a suit, and under this Act-
- 6 (A) such department or agency, or any part
- 7 thereof, is transferred to the Bureau; or
- 8 (B) any function of such department or agency,
- 9 or part thereof, or officer is transferred to the Bureau,
- 10 then such suit shall be continued by the Bureau.
- (d) With respect to any function transferred by this
- 12 Act and exercised after the effective date of this Act, ref-
- 13 erence in any other Federal law to any department or
- 14 agency, or part thereof, or officer so transferred or functions
- 15 of which are so transferred shall be deemed to mean the
- 16 Bureau or the officer in which such function is vested pur-
- 17 suant to this Act.
- (e) This Act shall not have the effect of releasing or
- 19 extinguishing any criminal prosecution, penalty, forfeiture,
- 20 or liability incurred as a result of any function transferred
- 21 under this Act.
- 22 (f) Orders and actions of the Bureau in the exercise
- 23 of functions transferred under this Act shall be subject to
- 24 judicial review to the same extent and in the same manner
- 25 as if such orders and actions had been by the department

·1 or agency, or part thereof, exercising such functions, imme-
2 diately preceding their transfer. Any statutory requirements
3 relating to notice, hearings, action upon the record, or ad-
.4 :ministrative review that apply to any function transferred
5 by this Act shall apply to the exercise of such function by
6 the Bureau.
7 (g) In the exercise of the functions transferred under
8 this Act, the Bureau shall have the same authority as that
9, wested in the department or agency, or part thereof, exer-
10 cising such functions immediately preceding their transfer,
11: and actions of the Bureau in exercising such functions shall
12 have the same force and effect as when exercised by such
13 department or agency.
14 REPEALER
15 SEC. 10. (a) (1) Chapter 33 of title 28, United States
16 Code, is repealed.
17 (2) The table of chapters of part II of such title is
18 amended by striking out
"33. Federal Bureau of Investigation 531".
19 (b) Title VI of the Omnibus Crime Control and Safe
20 Streets Act of 1968 is repealed.
21 EFFECTIVE DATE; INITIAL APPOINTMENT OF OFFICERS
SEC. 11. (a) This Act, and amendments made by this
23 Act, other than this section, shall take effect ninety days

24 after the enactment of this Act, or on such prior date after

- 1 enactment of this Act as the President shall prescribe and
- 2 publish in the Federal Register.
- 3 (b) Notwithstanding subsection (a) of this section, any
- 4 of the officers provided for in section 2 of this Act may be
- 5 appointed in the manner provided for in this Act, at any
- 6 time after the date of enactment of this Act. Such officers
- 7 shall be compensated from the date they first take office,
- 8 at the appropriate rates provided for in this Act or amend-
- 9 ments made by this Act. Such compensation and related
- 10 expenses of such officers shall be paid from funds avail-
- 11 able for the functions to be transferred to the Bureau under
- 12 this Act.

93d CONGRESS 1st Session

S. 1500

## A BILL

To establish the Federal Bureau of Investigation as an independent agency of the executive branch of the Government.

By Mr. Robert C. Byrd, Mr. Bentsen, and Mr. Mansfield

APRIL 6, 1973

Read twice and referred to the Committee on the Judiciary

224172.34

# S. 1500

#### IN THE SENATE OF THE UNITED STATES

APRIL 6, 1973

Mr. Robert C. Byrd (for himself, Mr. Bentsen, and Mr. Mansfield) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

## A BILL

To establish the Federal Bureau of Investigation as an independent agency of the executive branch of the Government

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 That this Act may be cited as the "Federal Bureau of In-
- 4 vestigation Improvement Act".
- 5 ESTABLISHMENT
- 6 Sec. 2. (a) There is established as an independent es-
- 7 tablishment of the executive branch of the United States
- 8 Government, the Federal Bureau of Investigation (referred
- 9 to in this Act as the "Bureau").
- 10 (b) The Bureau shall be headed by a Director who shall

- 1 be appointed by the President, by and with the advice and
- 2 consent of the Senate, for a term of seven years. There shall
- 3 be in the Bureau a Deputy Director who shall be appointed
- 4 by the President, by and with the advice and consent of the
- 5 Senate, for a term of seven years. The Deputy Director shall
- 6 perform such functions as the Director may prescribe and
- 7 shall be the Acting Director during the absence or disability
- 8 of the Director or in the event of a vacancy in the position
- 9 of Director. Upon the expiration of his term, the Director
- 10 shall continue to serve until his successor has been appointed
- 11 and has qualified, except that the Director may not serve
- 12 under the authority of this sentence for a period longer than
- 13 one year after the expiration of that term.
- 14 (c) The President, by and with the advice and consent
- 15 of the Senate, is authorized to appoint within the Bureau not
- 16 to exceed eleven Assistant Directors.
- 17 FUNCTIONS
- 18 SEC. 3. There are transferred to the Bureau and the
- 19 Bureau shall perform all functions carried out by the Fed-
- 20 eral Bureau of Investigation, Department of Justice.
- 21 (b) There are transferred to the Bureau, and the
- 22 Bureau shall perform, all functions of the Attorney General,
- 23 with respect to, and being administered through, the Fed-
- 24 eral Bureau of Investigation, Department of Justice.
- 25 (c) The Bureau is authorized to—

٠ 1	(1) detect and prosecute crimes against the United
2	States;
3	(2) assist in the protection of the President; and
4.	(3) upon the request of the President, conduct such
5	other investigations regarding official matters under the
6	control of the Department of Justice and the Depart-
7	ment of State as he may direct.
8	This subsection does not limit the authority of departments
9	and agencies to investigate crimes against the United States
10	when investigative jurisdiction has been assigned by law
11	to such departments and agencies.
12	(d) The Director shall—
13	(1) acquire, collect, classify, and preserve identifi-
14	cation, criminal identification, crime, and other records;
15	and
16	(2) exchange these records with, and for the official
17	use of authorized officials of the Federal Government,
18	the States, cities, and penal and other institutions.
19	The exchange of records authorized by clause (2) of this
20	subsection is subject to cancellation if dissemination is made
21	outside the receiving departments or related agencies.
22	(c) (1) The Director and the Bureau may investigate
23	any violation of title 18, United States Code, involving
24	Government officers and employees—

1	(A) notwithstanding any other provision of law;
2	and
3	(B) without limiting the authority to investigate
4	any matter which is conferred on them or on a de-
:5^	partment or agency of the Government.
6	(2) Any information, allegation, or complaint received
7	in a department or agency of the executive branch of the
8:	Government relating to violations of such title 18 involving
9	Government officers and employees shall be expeditiously
10	reported to the Director by the head of the department or
11	agency, unless—
12	(A) the responsibility to perform an investigation
13	with respect thereto is specifically assigned otherwise
<b>14</b> : o	by any other provision of law; or
15	(B) as to any department or agency of the Gov-
16 .	ernment, the Director directs otherwise with respect
17	to a specified class of information, allegation, or com-
18	plaint.
19	(3) This section does not limit—
20	(A) the authority of the military departments to
21	investigate persons or offenses over which the armed
22	forces have jurisdiction under chapter 47 of title 10,
23	United States Code (the Uniform Code of Military
24	Justice); or

1	(B) the primary authority of the United States
2	Postal Service to investigate postal offenses.
3	PERSONNEL OF THE BUREAU
4	SEC. 4. (a) The Director may appoint such personnel
5	as may be necessary to carry out the provisions of this Act
6	without regard to the provisions of title 5, United States
7	Code, governing appointments in the competitive service.
8	(b) (1) Section 5313 of title 5, United States Code,
9 .	relating to level II of the Executive Schedule, is amended by
10	adding at the end thereof the following new paragraph: .
11	"(22) Director, Federal Bureau of Investigation."
12	(2) Section 5314 of such title, relating to level III of
13	the Executive Schedule, is amended by adding at the end
14	thereof the following new paragraph:
15	"(60) Deputy Director, Federal Bureau of Investi-
16	gation."
17	(3) Section 5315 of such title, relating to level IV of
18	the Executive Schedule, is amended by adding at the end
19	thereof the following new paragraph:
20	"(98) Assistant Director, Federal Bureau of In-
21	vestigation (11)."
22	(c) The Director is authorized to fix the compensation
23	of the personnel of the Bureau and to prescribe their func-
24.	tions and duties.

1	(d) The Director may obtain the services of experts
2	and consultants in accordance with the provisions of section
3	3109 of title 5, United States Code.
4	TRANSFERS
5	SEC. 5. (a) All personnel, assets, liabilities, contracts,
6	property, and records as are determined by the Director of
7	the Office of Management and Budget to be employed, held,
8	or used primarily in connection with any function transferred
9	under the provisions of section 3, are transferred to the
10	Bureau.
1.1	(b) All personnel transferred by this Act shall remain
12	in the excepted service.
13	ADMINISTRATIVE PROVISIONS
14	SEC. 6. (a) The Director may, in addition to the au-
15	thority to delegate and redelegate contained in any other
16	Act in the exercise of the functions transferred to the Bureau
17	by this Act, delegate any of his functions to such officers
18	and employees of the Bureau as the Director may designate,
19	and may authorize such successive redelegations of such
20	functions as he may deem desirable.
21	(b) In order to carry out the provisions of this Act, the
22	Bureau is authorized—
23	(1) to adopt, alter, and use a seal;
24	(2) to adopt, amend, and repeal rules and regu-

lations governing the manner of its operations, organi-

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25

zation, and personnel, and the performance of the powers and duties granted to or imposed upon it by law;

- (3) to accept gifts or donations of services, money, or property, real, personal, or mixed, tangible, or intangible;
  - (4) to enter into contracts or other arrangements or modifications thereof, with any agency or department of the United States, or with any State or political subdivision thereof, or with any person, firm, association, or corporation, and such contracts or other arrangements, or modifications thereof, may be entered into without legal consideration, without performance or other bonds, and without regard to section 3709 of the Revised Statutes (41 U.S.C. 5);
  - (5) to make advance, progress, and other payments which the Director deems necessary under this Act without regard to the provisions of section 3648 of the Revised Statutes (31 U.S.C. 529);
  - (6) to utilize, with their consent, the services, equipment, personnel, and facilities of any other department or agency of the United States, with or without reimbursement;
  - (7) to accept and utilize the services of voluntary and uncompensated personnel and reimburse them for

section 5703 of title 5, United States Code;

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travel expenses including per diem, as authorized by

3 (8) to make other necessary expenditures; and
4 (9) to take such other action as may be necessary
to carry out the provisions of this Act.
6. (c) Upon request made by the Director each Federa
7. department and agency is authorized and directed to make
8 its services, equipment, personnel, facilities, and information
9 (including suggestions, estimates, and statistics) available
10 to the greatest practicable extent consistent with the laws to
11 the Bureau in the performance of its functions.
12 · · · · EXPENSES OF UNFORESEEN EMERGENCIES OF A
13 CONFIDENTIAL CHARACTER
14 Sec. 7. Appropriations for the Bureau are available for
15 expenses of unforeseen emergencies of a confidential char
16 acter, when so specified in the appropriation concerned, to
17 be spent under the direction of the Director. The Director
18 shall certify the amount spent that he considers advisable
19 not to specify, and his certification is a sufficient voucher for
20 the amount therein expressed to have been spent.
21 ANNUAL REPORT
SEC. 8. The Director shall, as soon as practicable after
23 the end of each fiscal year, make a report in writing to the
24 President for submission to the Congress on the activities
25 of the Bureau during the preceding fiscal year.

1 : SAVINGS PROVISIONS
2 Sec. 9. (a) All orders, determinations, rules, regulations,
3 permits, contracts, certificates, licenses, and privileges—
4 (1) which have been issued, made, granted, or
5 allowed to become effective in the exercise of functions
6 which are transferred under this Act, by (A) any
department or agency, any functions of which are trans-
8 ferred by this Act, or (B) any court of competent juris-
9 diction; and
(2) which are in effect at the time this Act takes
11 ' effect,
12; shall continue in effect according to their terms until modified,
terminated, superseded, set aside, or repealed by the Director;
14 by any court of competent jurisdiction, or by operation of
15. law.
(b) The provisions of this Act shall-not affect any pro-
ceedings pending at the time this section takes effect before
any department or agency, or part thereof, functions of which
19 are transferred by this Act, except that such proceedings, to
20 the extent that they relate to functions so transferred, shall be
continued before the Bureau. Such proceedings, to the extent
22. they do not relate to functions so transferred, shall be con-
23 tinued before the department or agency, or part thereof,
24 before which they were pending at the time of such transfer,

- 1 In either case orders shall be issued in such proceedings,
- 2 appeals shall be taken therefrom, and payments shall be
- 3 made pursuant to such orders, as if this Act had not been en-
- 4 acted, and orders issued in any such proceedings shall con-
- 5 tinue in effect until modified, terminated, superseded, or
- 6 repealed by the Bureau, by a court of competent jurisdiction,
- 7 or by operation of law.

- 8

- (c) (1) Except as provided in paragraph (2)—
- 9 (A) the provisions of this Act shall not affect suits
- 10 commenced prior to the date this section takes effect; and
- 11 (B) in all such suits proceedings shall be had, ap-
- peals taken, and judgments rendered, in the same man-
- ner and effect as if this Act had not been enacted.
- 14 No suit, action, or other proceeding commenced by or against
- 15 any officer in his official capacity as an officer of any de-
- 16 partment or agency, or part thereof, functions of which are
- 17 transferred by this Act, shall abate by reason of the enact-
- 18 ment of this Act. No cause of action by or against any de-
- 19 partment or agency, or part thereof, functions of which are
- 20 transferred by this Act, or by or against any officer thereof
- 21 in his official capacity shall abate by reason of the enactment
- 22 of this Act. Causes of actions, suits, or other proceedings may
- 23 be asserted by or against the United States or such official
- 24 of the Bureau as may be appropriate and, in any litigation
- 25 pending when this section takes effect, the court may at any

- 1 time, on its own motion or that of any party, enter an order
- 2 which will give effect to the provisions of this subsection.
- 3 (2) If before the date on which this Act takes effect,
- 4 any department or agency, or officer thereof in his official
- 5 capacity, is a party to a suit, and under this Act-
- 6 (A) such department or agency, or any part
- 7 thereof, is transferred to the Bureau; or
- 8 (B) any function of such department or agency,
- 9 or part thereof, or officer is transferred to the Bureau,
- 10 then such suit shall be continued by the Bureau.
- (d) With respect to any function transferred by this
- 12 Act and exercised after the effective date of this Act, ref-
- 13 erence in any other Federal law to any department or
- 14 agency, or part thereof, or officer so transferred or functions
- 15 of which are so transferred shall be deemed to mean the
- 16 Bureau or the officer in which such function is vested pur-
- 17 suant to this Act.
- 18 (e) This Act shall not have the effect of releasing or
- 19 extinguishing any criminal prosecution, penalty, forfeiture,
- 20 or liability incurred as a result of any function transferred
- 21 under this Act.
- 22 (f) Orders and actions of the Bureau in the exercise
- 23 of functions transferred under this Act shall be subject to
- 24 judicial review to the same extent and in the same manner
- 25 as if such orders and actions had been by the department

· 1 or agency, or part thereof, exercising such functions, imme-
2 diately preceding their transfer. Any statutory requirements
3 relating to notice, hearings, action upon the record, or ad-
4 ministrative review that apply to any function transferred
5 by this Act shall apply to the exercise of such function by
6 the Bureau.
7 (g) In the exercise of the functions transferred under
8 this Act, the Bureau shall have the same authority as that
95 vested in the department or agency, or part thereof, exer-
10 cising such functions immediately preceding their transfer
11 and actions of the Bureau in exercising such functions shall
12.7 have the same force and effect as when exercised by such
13 department or agency.
14. REPEALER
15 SEC. 10. (a) (1) Chapter 33 of title 28, United States
16 Code, is repealed.
17 (2) The table of chapters of part II of such title is
18 amended by striking out
"33. Federal Bureau of Investigation 531"
19 (b) Title VI of the Omnibus Crime Control and Safe
20 Streets Act of 1968 is repealed.
21. EFFECTIVE DATE; INITIAL APPOINTMENT OF OFFICERS
22 SEC. 11. (a) This Act, and amendments made by this
23 Act, other than this section, shall take effect ninety days
24 after the enactment of this Act, or on such prior date after

- 1 enactment of this Act as the President shall prescribe and
- 2 publish in the Federal Register.
- 3 (b) Notwithstanding subsection (a) of this section, any
- 4 of the officers provided for in section 2 of this Act may be
- 5 appointed in the manner provided for in this Act, at any
- 6 time after the date of enactment of this Act. Such officers
- 7 shall be compensated from the date they first take office,
- 8 at the appropriate rates provided for in this Act or amend-
- 9 ments made by this Act. Such compensation and related
- 10 expenses of such officers shall be paid from funds avail-
- 11 able for the functions to be transferred to the Bureau under
- 12 this Act.

### A BILL

To establish the Federal Bureau of Investigation as an independent agency of the executive branch of the Government.

By Mr. Robert C. Byrd, Mr. Bentsen, and Mr. Mansfield

APRIL 6, 1973

Read twice and referred to the Committee on the Judiciary

10,24172, 23.25 V

## S. 1502

#### IN THE SENATE OF THE UNITED STATES

APRIL 6, 1973

Mr. Jackson introduced the following bill; which was read twice and referred to the Committee on the Judiciary

## A BILL

- To promote, preserve, protect, and guarantee the independent professionalism of the Federal Bureau of Investigation by making organizational changes in the Office of Director; by requiring that the Office of Director be filled only by qualified persons having professional law enforcement experience; by establishing a fifteen-year term for the Office of Director; by setting forth conditions for removal of the Director from office; by limiting the term of any person nominated and confirmed as Director before the passage of this Act; and by requiring the Director to submit an annual report to Congress to be referred to the Government Operations Committees of the House and Senate for consideration and appropriate legislative recommendations.
- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

1 That this Act may be cited as the "Federal Bureau of In-

2 vestigation Reorganization and Reform Act of 1973".

3 Sec. 2. The Congress declares that it is a matter of

4 utmost national importance that the Federal Bureau of Inves-

5 tigation perform its appointed law enforcement functions in a

6 manner characterized by the highest degree of independent

7 professionalism. The Congress further declares that it is a

8 matter of utmost national importance that the Federal Bureau

9 of Investigation perform its functions free from any influence,

10 political or otherwise, that would tend to impair, impede,

11 or compromise the independent professionalism of the Fed-

12 eral Bureau of Investigation. Further, it is the express policy

13 and intent of the Congress that the President of the United

14 States in appointing an individual to be Director of the Fed-

15 eral Bureau of Investigation shall observe the purposes and

16 provisions of this Act.

17 Sec. 3. The Director of the Federal Bureau of Investiga-

18 tion shall be appointed by the President of the United States

19 by and with the advice and consent of the Senate. The Presi-

20 dent of the United States shall make a nomination for Direc-

21 tor of the Federal Bureau of Investigation within sixty days

22 after a vacancy occurs in that office. The President of the

23 United States shall also have the power to name an interim

24 Director of the Federal Bureau of Investigation who shall

- 1 serve until the permanent Director of the Federal Bureau of
- 2 Investigation is confirmed by the Senate.
- 3 SEC. 4. No person shall be qualified or eligible to be
- 4 appointed by the President of the United States to serve as
- 5 interim Director of the Federal Bureau of Investigation, or
- 6 nominated by the President of the United States to be
- 7 Director of the Federal Bureau of Investigation unless that
- 8 person has at least fifteen years experience in the field of law
- 9 enforcement, of which at least the last ten years of this ex-
- 10 perience shall have been in a responsible position in the
- 11 Federal Bureau of Investigation.
- 12 SEC. 5. The Director of the Federal Bureau of Investi-
- 13 gation shall hold office for a term beginning upon his con-
- 14 firmation by the Senate and expiring fifteen years after the
- 15 date upon which he was confirmed. A person holding the
- 16 Office of Director of the Federal Bureau of Investigation
- 17 shall not be eligible for reappointment after the expiration
- 18 of his term, nor shall a Director of the Federal Bureau of
- 19 Investigation be eligible for reappointment if his tenure in
- 20 office expired by resignation, or by removal for cause, as
- 21 hereinafter provided by this Act.
- 22 Sec. 6. The Director of the Federal Bureau of Investi-
- 23 gation may be removed from office for only the following
- 24 reasons:

1	(1) permanent incapacity,
2	(2) neglect of duty,
3	(3) malfeasance in office,
4	(4) any felony or conduct involving moral furpitude.
5	SEC. 7. Upon attaining seventy years of age, the Direc-
6	tor of the Federal Bureau of Investigation shall be retired.
7	SEC. 8. The term of office of any person nominated and
8	confirmed by the Senate to be Director of the Federal Bureau
9	of Investigation prior to the enactment of this Act shall not
10	extend beyond January 1, 1974. Nothing in this Act shall
11	be interpreted to prevent the renomination of the person who
12	is the incumbent Director of the Federal Bureau of Inves-
13	tigation on the date of enactment of this Act, if he meets the
14	criterion of eligibility established by this Act.
<b>1</b> 5·	SEC. 9. The Director of the Federal Bureau of Investi-
16	gation shall prepare and transmit on January 1 of every
17	year an annual report to Congress. The report shall be
18	referred to the Committees on Government Operations of
19	the House and Senate for review, and for the submission
20	of such recommendations to the House and Senate as the
21	committees deem necessary and desirable.

## S. 1502

### A BILL

To promote, preserve, protect, and guarantee the independent professionalism of the Federal Bureau of Investigation by making organizational changes in the Office of Director; by requiring that the Office of Director be filled only by qualified persons having professional law enforcement experience; by establishing a fifteen-year term for the Office of Director; by setting forth conditions for removal of the Director from office; by limiting the term of any person nominated and confirmed as Director before the passage of this Act; and by requiring the Director to submit an annual report to Congress to be referred to the Government Operations Committees of the House and Senate for consideration and appropriate legislative recommendations.

#### By Mr. Jackson

APRIL 6, 1973

Read twice and referred to the Committee on the  $\mathbf{Judiciary}$ 

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ENCLOSURE

62-24172-333